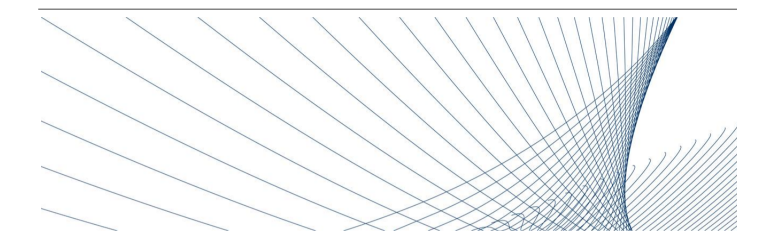
VOLKSWAGEN INSURANCE COMPANY dac



Solvency and Financial Condition Report

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Disclaimer regarding rounding

Figures in this report are presented in thousands of Euro ('€000') unless stated otherwise. Due to rounding, numbers presented may not add up precisely to the totals provided and percentages may not reflect precisely the absolute figures.

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Introduction

This Solvency and Financial Condition Report ("SFCR") has been prepared by the management of Volkswagen Insurance Company dac ("VICO") in line with the requirements of the Solvency II Regulations, to assist clients of VICO and other stakeholders in understanding the nature of our business, how it is managed, and its solvency position. This report was presented to the Board in advance of its release for their review and guidance. The reader will obtain a clear understanding of the governance that exists within VICO and how all key stakeholders contribute to its success.

This report covers the Business and Performance of the VICO, its System of Governance, Risk Profile, Valuation for Solvency Purposes and Capital Management. The Administrative Body that has the responsibility for all of these matters is VICO's Board of Directors, with the assistance of various governance and control functions that it has put in place to monitor and manage the business.

There have been no material changes to VICO's business, governance structure, risk profile, or solvency capital position over the reporting period.

Integrity and Compliance Statement

Compliance risks at VICO are understood as risks that may result from non-compliance with statutory regulations, specifications or internal regulations. By contrast, behavioural risks (conduct risks) are understood as the risks resulting from inadequate behaviour of the company towards the customer, resulting from inappropriate treatment of the customer or advice using products that are unsuitable for the customer. Integrity Risks contain all risks that result from unethical behaviour and behaviour that is not in accordance with Volkswagen Financial Services AG group values (Group Essentials and the FS Values) by employees and are in conflict with sustainable business success.

The Compliance Officer supports and advises the Board of Directors on the avoidance of Compliance and Integrity risks and reports to them at regular intervals. The Board of Directors, in addition, agree on a self-commitment regarding Compliance & Integrity. This ensures that aspects of Compliance & Integrity are discussed and followed in every decision of the Board of Directors.

A. Business and Performance

A.1. Business and external environment

Volkswagen Insurance Company dac (VICO) is an Irish incorporated entity domiciled in the Republic of Ireland and is authorised by the Central Bank of Ireland to provide non-life insurance under the European Union (Insurance and Reinsurance) Regulations 2015 (S.I. No. 485 of 2015).

The principal activity of VICO is the acceptance of insurance business written relating to the Volkswagen group.

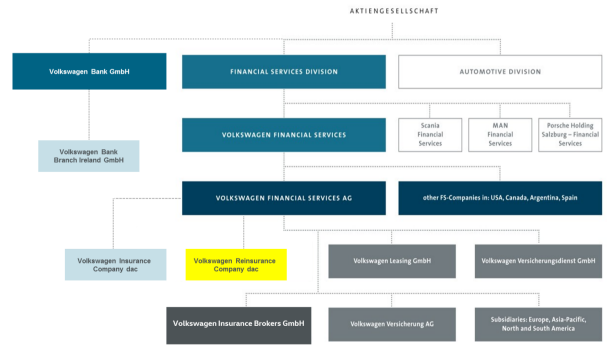
VICOs' registered office address is: Block C, Liffey Valley Office Campus, Liffey Valley, Dublin 22, D22 CF60, Ireland.

VICO's regulatory supervisor is the Central Bank of Ireland, whose address is: Central Bank of Ireland, New Wapping Street, North Wall Quay, Spencer Dock, PO Box 559, Dublin 1, Ireland.

VICO's external auditor is Ernst & Young, Chartered Accountants and Statutory Audit Firm, EY Building, Harcourt Centre, 2 Harcourt Street, Dublin, Ireland.

Please refer to section "A2 Underwriting Performance", for information on material lines of business, and geographical locations where VICO carries out its business.

VICO is a wholly owned subsidiary of Volkswagen Financial Services AG, incorporated in Germany. The ultimate parent company is Volkswagen AG as can be seen from the organisation chart below.



VOLKSWAGEN

VICO is a captive insurer. A captive is defined by the Central Bank of Ireland as "An insurance or reinsurance undertaking, owned either by a financial undertaking other than an insurance or reinsurance undertaking or a group of insurance or reinsurance undertakings within the meaning of point (c) of Article 212(1) of Directive 2009/138/EC (the Solvency II Directive) or by a non-financial undertaking, the purpose of which is to provide insurance or reinsurance cover exclusively for the risks of the undertaking or undertakings to which it belongs or of an undertaking or undertakings of the group of which it is a member."

VICO is classified as a Low Impact firm under the Central Bank of Ireland's risk-based framework for the supervision of regulated firms, known as PRISM (Probability Risk and Impact SysteM), which is subject to the Central Bank of Ireland's Corporate Governance Requirements for Captive Insurance and Captive Reinsurance Undertakings 2015.

A.2. Performance from underwriting activities

The following table sets out VICO's underwriting performance at an aggregate level and by line of business. The financial values are per VICO's financial statements, which have been prepared under the historical cost convention and in accordance with Financial Reporting Standards 102 & 103 ("FRS 102 & 103"), as issued by the Financial Reporting Council, and promulgated for use in Ireland by Chartered Accountants Ireland (hereinafter "Local GAAP"):

Underwriting Performance (by material line of business)	Total	Marine, aviation and transport insurance	Fire and other damage to property insurance	Medical expense insurance	Miscellaneous financial loss
31.Dec.2020	€'000s	€'000s	€'000s	€'000s	€'000s
Gross Written Premium	152,489	90,334	57,073	-	5,082
Gross Earned Premium	151,944	90,334	57,069	-	4,541
Net Written Premium	23,834	11,482	10,381	-	1,971
Net Earned Premium	23,288	11,482	10,376	-	1,430
Net Incurred Claims	652	596	56	-	-
Underwriting expenses	20,426	8,023	11,705	-	698
Underwriting result	2,210	2,863	(1,385)	-	732

Underwriting Performance (by material line of business)	Total	Marine, aviation and transport insurance	Fire and other damage to property insurance	Medical expense insurance	Miscellaneous financial loss
31.Dec.2019	€'000s	€'000s	€'000s	€'000s	€'000s
Gross Written Premium	143,448	103,324	39,075	210	839
Gross Earned Premium	143,276	103,324	39,071	210	670
Net Written Premium	16,501	14,805	647	210	839
Net Earned Premium	16,329	14,805	643	210	670
Net Incurred Claims	(714)	(596)	(118)	-	-
Underwriting expenses	17,551	9,896	7,233	10	412
Underwriting result	(508)	5,505	(6,472)	200	258

The 2020 programmes remained materially consistent with the prior year. Similar to the prior year, reinsurance cover was purchased by means of a risk financing program which covers both Property and Marine risks on a multi-year basis. Gross written premium was in line with the prior year, however there was an increase in outward reinsurance premiums due to increased exposures and higher claims activity. As a result of this the net written premium also decreased.

The overall underwriting result is in line with the financial plan and prior year.

VICO's Miscellaneous Financial Loss lines is a Stop Loss programme which has traditionally performed well. VICO no longer provides stop loss cover on the group self-funded Health (medical expenses) programme for the 2020 underwriting year.

The following table sets out VICO's underwriting performance at an aggregate level and by material geographical area. The financial values are per VICO's Local GAAP financial statements:

Underwriting Performance (by material geographical area)	Total	Germany	Mexico	Spain	United States	Italy	Others Outside Top 5
31.Dec.2020	€'000s	€'000s	€'000s	€'000s	€'000s	€'000s	€'000s
Gross Written Premium	152,489	74,634	13,591	9,765	8,894	9,581	36,024
Gross Earned Premium	151,944	74,634	13,591	9,765	8,894	9,581	35,479
Net Written Premium	23,834	11,665	2,124	1,526	1,390	1,498	5,631
Net Earned Premium	23,288	11,665	2,124	1,526	1,390	1,498	5,085
Net Incurred Claims	652	-	-	-	-	-	652
Underwriting expenses	20,426	9,998	1,821	1,308	1,191	1,283	4,825
Underwriting result	2,210	1,667	303	218	199	215	(392)

Underwriting Performance (by material geographical area)	Total	Germany	Switzerland	Spain	Czech	Poland	Others Outside Top 5
31.Dec.2019	€'000s	€'000s	€'000s	€'000s	€'000s	€'000s	€'000s
Gross Written Premium	143,448	55,052	13,104	12,047	8,386	7,789	47,070
Gross Earned Premium	143,276	55,052	13,104	12,047	8,386	7,789	46,898
Net Written Premium	16,501	6,333	1,507	1,386	965	896	5,415
Net Earned Premium	16,329	6,333	1,507	1,386	965	896	5,242
Net Incurred Claims	(714)	-	-	-	-	-	(714)
Underwriting expenses	17,551	6,736	1,603	1,474	1,026	953	5,759
Underwriting result	(508)	(403)	(96)	(88)	(61)	(57)	197

The majority of VICO's risks are located in Germany and other EU member states.

A.3. Performance from investment activities

Investment Income	2020	2019
	€'000s	€'000s
Deposits other than cash equivalents	-1	-1

VICO's own funds are invested in minimum "A" rated highly liquid cash deposits only. VICO earned a negative yield on its deposits held in Euro denomination, which reflects the current trend in the financial markets. Additionally, a small amount of income was earned on USD deposits. Full liquidity is maintained at all times, to cover any potential claims payments in a timely fashion.

A.4. Performance from other activities

VICO did not have any other material income or expenses incurred in the year, including any operating or finance leases.

A.5. Any other information

Other than the underwriting and investment activities, VICO has no other material activities.

B. Systems of Governance

B.1. General information on the system of governance

The VICO Board has ultimate responsibility for the governance of VICO and over time has developed a robust Risk Management System.

The composition of the VICO Board is outlined in the table below:

Name	Status on Board	Date of Appointment
Lars Kaufmann	Executive Director	4 April 2012
Richard Tulloch	Independent Non Executive Director	1 April 2015
Aine McMahon	Executive Director and Chairperson	6 February 2017

The general governance arrangements and risk management system of VICO may be described as relying on three pillars:

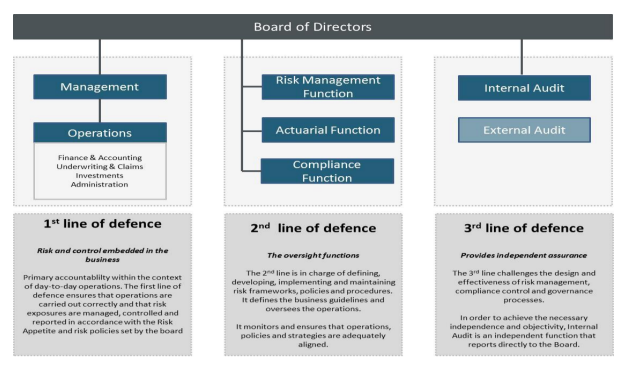
- 1) A Governance Framework aligned with VICO's strategic objectives, providing top level oversight by the Board, clear ownership and accountability for risks, appropriate independence to various risk stakeholders, as well as clear escalating and reporting channels.
- 2) A Risk Management Function, in conjunction to a clearly defined Risk Appetite framework, sets out VICO's strategic objectives in documented Risk Policies. The Risk Management System includes, appropriate limits and operational checkpoints and the approach to functional identification, measurement, mitigation and monitoring processes are documented. This Risk Management System also explains the various roles and responsibilities of those stakeholders defined within the Governance framework.
- 3) A Risk Register combining operational and risk management processes to deliver a descriptive analysis of material risks facing VICO's global strategic objectives.

VICO has established four key control functions - Risk Management, Actuarial, Compliance and Internal Audit. These functions are responsible for providing guidance, oversight of and challenge to the business, additionally providing assurance to the Board in relation to VICO's control framework. The table below outlines the four key control functions:

Key Functions	Name	Company
Head of Compliance	Kieran Creevy	Volkswagen Insurance Company dac
Chief Risk Officer	Peter Nolan	Volkswagen Insurance Company dac
Head of Actuarial Function*	Cherry Chan	Barnett Waddingham
Head of Internal Audit*	Diarmaid O'Keeffe	EisnerAmper
*Outsourced		

The role and responsibilities of each key control function is reviewed annually by the Board to ensure each function has the required access to information and personnel (from employees, directors to outsourced providers), is independent and free from influence, and has the human and financial resources to fulfil its role. The Board retains responsibility for key activities and has not delegated such responsibility to any formal sub-committees.

VICO being a Captive Insurance Company, avails of the exemption to have an audit committee under section 1551 (13a) of the Companies (Statutory Audits) Act 2018.



B.1.1. Role of the Board of Directors

The Board of Directors is charged with the strategic management of VICO. The role of each director, in addition to their fundamental fiduciary duties under Company law in Ireland, includes:

- attending each board meeting unless they are unable to do so owing to circumstances beyond their control;
- ensuring that they have a knowledge and understanding of the business, risks and material activities of VICO;
- overseeing the effective management of VICO by the Management team;
- participating actively in constructively challenging and developing strategies;
- participating actively in the Board's decision making process;
- exercising appropriate oversight over the execution of the agreed strategies, goals and to monitor reporting of performance; and
- propose strategies to the Board and following challenging Board scrutiny, overseeing the execution of the agreed strategies.

In the course of 2020, VICO held three standard Board meetings which were attended by all Board Members. In addition, the Directors attended a number of conference calls during the year, as and when required. The Board actively review minutes and matters arising from prior Board Meetings. A status update is provided to the Board on each matter arising and any recommended tasks emanating from any open items.

The standard Board agenda (at a minimum) comprises of the following key areas:

- Underwriting
- Finance
- Risk
- Compliance
- · Regulatory update
- Claims

Internal Audit and Actuarial Function are included on agenda at least once a year.

The Board actively discuss each area which results in take away actions and tasks. The Board guide management as to how they would like each action to be achieved.

B.1.2. Role of the Risk Management Function

The Board has established a Risk Management Function ("RMF") with the purpose of assisting the Board in providing leadership, direction and oversight of VICO's risk appetite, tolerance, risk strategy, risk management and control framework. The RMF's primary function is to identify, measure, manage, monitor and report significant risks to the achievement of VICO's business objectives. The Chief Risk Officer ("CRO") is responsible for oversight of the RMF and specific functional responsibilities include, but are not limited to:

- documenting the Risk Appetite framework of VICO;
- reporting to the Board on recommendations regarding and deviations from the Risk Appetite;
- defining and documenting policies and principles of risk management;
- carrying out the operational processes, maintenance and monitoring of the Risk Management System in collaboration with other functions;
- establishing a Risk Register and providing the Board with all relevant information concerning risks VICO is or can be exposed to;
- perform the Own Risk and Solvency Assessment (ORSA) and produce the related reporting in collaboration with the Actuarial Function;
- oversee the implementation of the policies and principles related to the underwriting risk of VICO;
- defining the acceptance of risks covered by VICO with the support of other functions and tools available;
- defining VICO's reinsurance programmes and select reinsurers;
- analysing losses and monitoring the profitability of the portfolio of risks underwritten;
- updating the Board on the evolution of technical figures;
- reviewing and reporting to the Board on the adequacy of the reinsurance programme and other risk-mitigation policies on an annual basis;
- monitoring the security of reinsurers and reporting to the Board;
- advising the Board on the Operational Risk Policy, monitoring its effectiveness and reporting as appropriate to the Board; and
- ensuring that the suite of policies (e.g. Operational Risk Management policy) are in line with the agreed Risk Appetite.

The CRO has direct access to the Board and reports at least once a year to the Board or as and when requested by the Board. The Board are provided with the risk report in advance of said Board meeting to allow the Board sufficient time to review.

B.1.3. Role of the Actuarial function

The Head of Actuarial Function ("HoAF") is outsourced to Barnett Waddingham. This adds an independent oversight of VICO's Actuarial Function. The responsibilities of the HoAF and the Actuarial Function, in line with regulatory guidance include, but are not limited to, the following matters:

- Co-ordinate calculation of technical provisions;
- Inform the Board of the adequacy of calculation;
- Prepare opinion on overall underwriting policy;
- Prepare opinion on adequacy of reinsurance arrangements;
- Contribute to effective risk management system;
- Provide opinion to the Board on range of risks & adequacy of the scenarios considered as part of the ORSA.

The HoAF has direct access to the Board and reports at least once a year to the Board or as and when requested by the Board. The Board are provided with the actuarial function report in advance of said Board meeting to allow the Board sufficient time to review.

B.1.4. Role of the Compliance function

The compliance function has the following roles and responsibilities:

• Advice - The compliance function advises the Board on compliance with laws, rules and standards, including keeping the Board informed on developments in the area of compliance.

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- Guidance and education The compliance function assists in educating the Board on compliance issues, and acting as a contact point for compliance queries from staff members. The compliance function establishes written guidance on the appropriate implementation of compliance laws, rules and standards through policies and procedures and other documents such as compliance manuals, internal codes of conduct and practice guidelines.
- Monitoring, testing and reporting The compliance function monitors and tests compliance by performing sufficient and representative compliance testing. The results of the compliance testing are reported to the Board on at least an annual basis.

The Compliance function, led by the General Manager as Compliance Officer, reports administratively and functionally to the Board at each Board meeting The Board is provided with a compliance update in advance of each Board meeting to allow the Board sufficient time to review.

B.1.5. Role of the Internal Audit function

The purpose of the Internal Audit Function is to serve as an independent function that objectively evaluates and recommends improvements to VICO's Internal Control System by facilitating an objective and independent assessment. The Internal Audit function is outsourced to EisnerAmper Ireland thus ensuring independence.

It assists VICO to accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control, and governance processes employed by VICO.

The role of the Internal Audit function includes:

- the examination and evaluation of the adequacy and effectiveness of the Internal Control Systems;
- the review of the application and effectiveness of risk management procedures and risk assessment methodologies;
- the review of the management and financial information systems, including the electronic information system and electronic banking services utilized by VICO;
- the review of the accuracy and reliability of the accounting records and financial reports;
- the review of the means of safeguarding assets;
- the testing of both transactions and the functioning of specific internal control procedures;
- the review of the systems established by the compliance function to ensure compliance with legal and regulatory requirements, codes of conduct and the implementation of policies and procedures;

The Internal Audit Function is objective and independent from the operational functions and does not have any responsibility for any other function when evaluating and reporting the audit results. The Head of Internal Audit has direct access to the Board and reports at least annually to the Board or as and when requested by the Board The Board are provided in advance of said Board meeting an Internal Audit report to allow the Board sufficient time to review.

B.1.6. Remuneration policy

VICO has implemented a Remuneration Policy which outlines the terms and conditions for the remuneration of non-executive Directors, executive Directors and senior management employees. The policy sets out to preclude the possibility of manipulation; negative incentives and undesired risk taking.

The objectives of the Remuneration policy are to ensure that:

- remuneration practices are aligned with VICO strategy, Risk Management Strategy and risk appetite, objectives, values and long-term interests of VICO.
- the policy applies to VICO as a whole in a proportionate and risk focused way, taking into account the respective roles of the personnel responsible for key functions or who make or participate in making, decisions that affect the whole, or a substantial part of VICO's business, including members of the Board of Directors.
- the remuneration practices do not foster practices adverse to the policyholders' interests
- a clear, transparent and effective governance structure around remuneration is in place

- VICO can attract and retain highly qualified Board members and employees with skills required to effectively manage VICO
- Board members and employees are compensated appropriately for the services they provide to VICO
- the remuneration motivates Board members and employees to perform in the best interests of the VICO and its stakeholders

VICO does not provide any share based or long term incentive schemes to its directors or employees. In addition, VICO does not provide any supplementary pension or early retirement schemes to its Directors or key function holders.

B.1.7. Material transactions with related parties

As a Captive insurer, VICO's business requires it to deal with group-related entities. Hence the need for VICO to have developed a sound system of governance to ensure appropriate controls are in place. Other than as part of the course of its normal business, there were no material transactions with the shareholders, directors' or those who exert significant influence over VICO during the year.

B.1.8. Adequacy of the systems of governance

Reviews of the corporate governance and effectiveness of the Board of VICO are carried out on a regular basis, taking into account the requirements of the Central Bank of Ireland's "Corporate Governance Requirements for Captive Insurance and Captive Reinsurance Undertakings 2015".

Management and the Board believe that the systems of governance in place are adequate and effective, and are proportionate to reflect the nature, scale and complexity of the risks inherent to the entity.

B.2. Fit and proper requirements

B.2.1. Fit and proper policy

VICO's fit and proper policy sets out VICO's approach to the assessment of the fitness and probity of persons who effectively run VICO or are responsible for other key functions.

This policy is in compliance with the any regulations around the area of Fitness and Propriety as maybe issued by regulators from time to time.

The purpose of the policy is to create transparency and consistency in our systems and processes to achieve our organisational targets and be fully compliant with all of our legal requirements at all times

B.2.2. Fit and proper assessment and requirements

The Criteria considered as part of the determination of an individual's Fitness and Probity includes whether the individual:

- possesses the necessary skills, knowledge, expertise, diligence, relevant qualification and soundness of judgment to undertake and fulfill the particular duties and responsibilities of the particular position;
- has demonstrated the appropriate competence and integrity in fulfilling occupational, managerial or professional responsibilities previously in their professional career;
- possesses the competence, character, diligence, honesty, integrity and judgment to perform properly their duties;
- the person has a conflict of interest in performing the duties;
- has been reprimanded, or disqualified, or removed, by a professional or regulatory body in relation to matters regarding the person's honesty, integrity, or business conduct;
- has been the subject of civil or criminal proceedings or enforcement action, in relation to the management of an entity, or commercial or professional activities, and which reflected adversely on the person's competence, diligence, judgment, honesty or integrity;
- has been substantially involved in the management of a business or VICO which has failed, where that failure has been occasioned in part by deficiencies in that management;
- has sufficient time to devote to the role and associated responsibilities;

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• is financially sound.

Assessments of a person's fitness and propriety for a responsible person position must be made:

- before the person is appointed;
- on at least an annual basis following appointment;
- upon the event of material information adverse to the assessment becoming known to VICO or any other circumstances whereby the fitness or probity of responsible persons may be adversely affected.

B.3. Risk Management System (including the ORSA)

B.3.1. Risk Management System

VICO has developed and implemented a risk management system which is a comprehensive process for monitoring, reviewing, understanding, and appropriately managing and mitigating the risks associated with VICO's objectives over the short, medium and long term. The Risk Management System comprises of the following:

- Risk Management Strategy which outlines the framework with which VICO identifies, assesses, monitors, controls and reports on a continuous basis all key material risks facing the business;
- Risk Management Policies for each key risk class, which define the material risks faced by VICO, and sets out how the Risk Management Strategy and the relevant risk appetite shall be implemented across that risk class and the control framework in place;
- Risk Management Processes and Procedures which set out the processes and procedures that VICO employs to identify, assess, manage and monitor material risks VICO is, or might be exposed to (emerging risks) and how these risks are reported; and
- ORSA process: the process of assessing all the risks inherent in the business and thereby determining the corresponding capital needs.

They key objectives of the Risk Management Strategy are to:

- · be consistent with the strategic objectives of VICO;
- operate across all the activities of VICO;
- be a continuous process;
- be referred to in all major decision-taking of VICO;
- set out the level of risk acceptable to VICO (Risk Appetite and risk tolerance);
- be further specified to each key risk class through individual Risk management policies which will act as internal guidelines on the framework that management has to take into account when exercising their responsibilities;
- set out the key risks of VICO;
- assign the overall risk management responsibilities;
- identify risks to be addressed by contingency plans.

The Risk Management Strategy is a high-level plan developed by the Board of Directors and sets out how risk should be managed and how much risk should be accepted in order for VICO to achieve its strategic objectives. The Strategy shall therefore operate across all operations of VICO and in all decision-making. A review of the Strategy will take place at least annually or periodically if required.

B.3.2. ORSA

The Own Risk and Solvency Assessment policy and procedure is a top-down strategic analysis linking the business plan to risk and capital management. It may only be amended by the approval of the Board.

The ORSA allows VICO to:

- Assess the material risks it faces;
- Assess the amount of capital it requires to protect against those risks; and

• Document the assessment of risks and capital requirements to ensure that strategic decision making remains within appetite.

The ORSA is used to assess whether VICO's risk management and solvency position is adequate, and also to consider its development in the future. It represents a fundamental part of the risk management system. The ORSA is linked to VICO's business planning process and acts as a key management tool in the development of the strategy and risk and capital management.

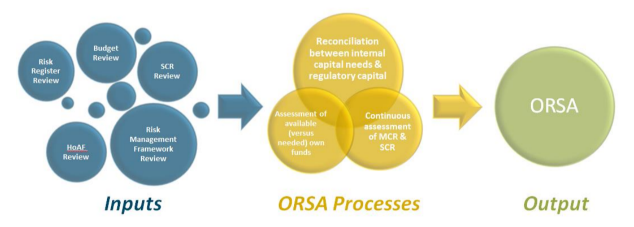
Strategic decisions are taken into consideration in the ORSA process through a forward looking assessment process. Additionally, management is aware of the implications of its decisions on the risk profile and regulatory capital requirements of VICO.

Any strategic or other major decisions that may materially affect the own funds and solvency position of VICO needs to be considered through the ORSA process before such a decision is taken. As such the ORSA considers risk, capital, performance and strategy processes, and provides management with information required to make key decisions regarding the overall risk and capital profile of the business.

VICO has processes in place to ensure that the required documentation is produced to an appropriate standard. A record of each ORSA is produced, which serves as both the internal report and support for the supervisory reporting.

The Risk Management Function is responsible for coordinating the overall process. Given its quantitative nature, actuarial skills are required to provide their views. Other areas and functions involved and asked to contribute include the insurance team but not limited to VICO insurance team, business planning and finance functions along with senior management in general. Each of these is involved iteratively as their inputs are included and the results used to define further refinements and scenarios.

The report is then presented to the Board for challenge, review and approval. However as referenced previously, there are certain events that may require the process to be run on an ad hoc basis. Such events may follow from internal decisions and external factors or if the risk profile of VICO changes significantly.



The diagram below details the key inputs, processes and outputs associated with the ORSA:

The Risk Management function validates the outputs of each process individually, and also undertakes cross-validation between the outputs of each process, to ensure that they are consistent, or that differences are understood.

VICO determined that the Solvency II standard formula would be used to calculate the required solvency capital. A three year base case projection of the Solvency II Balance Sheets and Solvency Capital Requirements ('SCR') position is produced using the standard formula, as well as actuarial and reserving assumptions. The results are subjected to a range of stress and scenario tests that is reviewed by management and challenged by the Board and, where appropriate, potential management actions are noted and conclusions drawn. Furthermore, the risk management function, management and the Board consider its view of VICO's overall solvency assessment which is subject to similar stress and scenario testing. This range of stress and scenario tests are considered in order to provide an adequate basis for the assessment of VICO's overall solvency needs.

Assessments to date indicate that, under the standard formula and ORSA scenarios presented by Management to the Board, VICO is adequately capitalised. Section E sets out the capital management structure of VICO. Capital is a key factor in understanding the solvency needs of VICO, and this is factored in by management during the overall risk management process and through the provision of a capital management plan to the Board.

B.4. Internal control system

B.4.1. Internal control system (ICS)

The Board is ultimately responsible for overseeing and maintaining the adequacy and effectiveness of the risk management systems and has addressed this by developing and implementing the system of governance, including the risk appetite framework, risk management system, the related suite of policies and procedures necessary to support it and monitoring the operation of those policies in a controlled fashion such that management and the Board are in a position to identify, understand and react to matters that require their attention. VICO is also in the course of implementing a software system to assess and manage ongoing compliance with Solvency II requirements.

In order to achieve this, the Internal Control framework of VICO reflects the following characteristics.

Component	Contents
1) Control environment	A strong "risk and control" culture is embedded within VICO's operations through the continuous oversight of the Board of Directors and the communication to all internal stakeholders of all governance and risk principles through the present manual.
2) Risk assessment	Procedures and policies are detailed and formalized in order to disclose the way of identifying, managing, controlling, mitigating and reporting issues relating to each risk category.
3) Reporting channels	Clear and structured reporting processes are in place enabling the Board of Directors to have access to relevant, complete, reliable, correct and timely communication related to internal as well as external events.
4) Monitoring process	The appropriate escalation of significant issues to the Board of Directors, the ongoing involvement of all internal stakeholders as well as the Internal Audit process enables VICO to continuously monitor and adapt when necessary its Internal Control System.
5) Control activities	VICO developed a comprehensive set of preventive, detective or corrective control actions embedded in its daily operations, as formalized hereafter.

B.4.2. Compliance Function

The Compliance Function of VICO is structured as follows:

1. The Compliance Officer (this role is fulfilled by the General Manager) reports directly to the Board of VICO on a regular basis and at least annually. The Board ensures that the Compliance Officer has sufficient experience and qualifications and is of good repute to discharge the associated duties, in line with VICO's Fitness and Propriety Policy.

- 2. The Board endeavors to ensure the independence of the compliance function of VICO. The independence in respect of the day to day environment in which the Compliance Officer of VICO works is reinforced by the Board of VICO by:
 - ✓ Formal appointment by the Board;
 - ✓ Compliance Officer reports directly to the Board;
 - The Compliance Officer has complete and unfettered access to all information and personnel they require to discharge their duties;
 - Peer review of compliance tasks carried out by a third party in order to confirm compliance with all regulatory requirements.

The Board has committed to at least once a year to identify and assess the main compliance risk issues facing VICO. This forms part of the overall Risk Management System which monitors the risks faced by VICO. The Board amends this policy as necessary to ensure that the policy continues to be relevant in addressing the compliance risks faced by VICO. The Board have also committed to implementing a software system in order to assess and manage the ongoing compliance and governance requirements under Solvency II thus ensuring a proactive approach to the compliance function.

Such assessments should address any shortfalls (policy, procedures, implementation or execution) related to how effectively existing compliance risks have been managed, as well as the need for any additional policies or procedures to deal with new compliance risks identified as a result of the annual compliance risk assessment.

At least once a year, the Compliance Officer reports to the Board on the management of VICO's compliance risk, in such a manner as to assist Board members to make an informed judgment on whether VICO is managing its compliance risk effectively.

Notwithstanding this the Compliance Officer reports promptly to the Board on any material compliance failures (e.g. failures that may attract a significant risk of legal or regulatory sanctions, material financial loss, or loss to reputation) as they arise thought out the year.

VICO's Compliance Officer is subject to and must comply with the requirements of the VICO compliance policy.

B.5. Internal audit function

B.5.1. Implementation of the Internal Audit Function

Internal Audit is an independent function outsourced to an external audit firm, EisnerAmper Ireland, in line with VICO's approved outsourcing policy. The activities of the Internal Audit function are carried out by appropriately skilled and experienced individuals in line with VICO's Fitness and Probity Policy, and the Head of Internal Audit has been approved by the Central Bank of Ireland as a Pre-Approval Controlled function ("PCF") role holder. Internal Audit independently examines and evaluates the functioning, effectiveness and efficiency of VICO's internal control system and all other elements of the system of governance.

Its purpose is to provide on-going objective and independent evaluations of the effectiveness of the system of internal controls, and to perform special reviews and investigations as directed by the Board, Management, and the Parent.

Internal audit prepares an Audit Plan annually, which is presented to the Board. To prepare the Audit Plan, the following are taken into account:

- The priorities that might be determined considering VICO's risk map and/or Parent's risks map.
- Board requirements.
- The requests of the Parent Audit and Control Committee.
- The requests of VICO.
- The experience and judgment of the Head of Internal Audit.

Internal Audit, on its own initiative or following a request of the Board, can be enabled to perform other assignments not included in the initial Audit Plan.

Internal Audit is fully authorized within its remit:

- to request the cooperation of any employee, through the relevant hierarchical line;
- to have access to the facilities where VICO conducts its business; and
- to have access to any information and documentation of VICO.

Internal Audit's activities are designed to provide advice to Management in improving the internal control environment, and monitor the implementation of strategic control initiatives and Management's remediation activity.

B.5.2. Internal audit independence

In order to maintain independence and objectivity, Internal Audit will not prepare any accounting and related records or engage in any relevant activity requiring audit review, including the development or installation of new systems, policies or procedures. The review of new systems or procedures prior to implementation shall not be considered an impairment of independence and objectivity. In addition, Internal Audit for VICO is outsourced to an independent external audit firm to ensure further independence from VICO's Board and management.

Internal Audit is included in the current organisational structure by means of a direct link to the Board of Directors, and the Internal Audit function of the Parent. The Internal Audit function is free to report its findings and appraisals and to disclose them to the Board as required. This principle of independence of the Internal Audit function entails that the Internal Audit function operates under the direct control of the Board of Directors of VICO.

B.6. Actuarial function

The Actuarial function in VICO is outsourced to Barnett Waddingham in line with VICO's approved outsourcing policy. The Head of Actuarial Function (HoAF) provides independent opinion, analysis and validation. The activities of the Actuarial function are carried out by appropriately skilled and experienced individuals in line with VICO's Fitness and Probity Policy, and have been approved by the Central Bank of Ireland.

The key responsibilities of the HoAF include:

- Co-ordination of the calculation of technical provisions. This consists of assessing the sufficiency of the provisions, assessing the uncertainty in the estimates and justifying the differences between successive periods.
- Review the appropriateness of the models and assumptions, consider the sufficiency and quality of data, and interpret deviations of best estimates against experience. There is also a requirement to consider the verifiability of assumed management actions.
- The Actuarial Function must produce an annual report for the Board. The report should cover all of the information necessary for the Board to form its own opinion on the adequacy of technical provisions and on the underwriting and reinsurance arrangements.
- In addition to responsibilities in relation to the technical provisions, and the requirements to express opinions on underwriting policy and reinsurance arrangements, the HoAF contributes to the effective implementation of the risk management system of VICO.
- In particular:
 - In relation to the Solvency Capital Requirement (SCR) and Minimum Capital Requirement (MCR), the HoAF reviews the output of the model used by VICO to calculate the SCR and MCR. Specifically, any perceived or possible inconsistencies or issues identified in the model results are raised.
 - ORSA the Chief Risk Officer, Head of Finance, General Manager and HoAF, together, establish the requirements of the audience for the ORSA report,

agree how the requirements will be satisfied and agree the format of the draft ORSA reports, the supporting appendices and working papers.

The management team report to the Board on the performance of the Actuarial function as often as deemed necessary and at least annually. In addition, the Head of Actuarial function will provide the Board with an annual report outlining the tasks that have been undertaken by the Actuarial function, their results and any recommendations or suggestions for improvement.

B.7. Outsourcing

B.7.1. Outsourcing Policy

VICO maintains an Outsourcing Policy which is reviewed and approved annually by the Board.

The purpose of the Outsourcing Policy is to establish a prudent approach to the management of the outsourcing arrangements and ensure compliance with the relevant regulatory requirements. The Board's objective is to ensure that outsourcing arrangements entered into are subject to appropriate due diligence, approval, written agreements and on-going monitoring and that the risks associated with entering outsourcing arrangements are effectively managed.

The Outsourcing Policy applies to all "critical or important" outsourcing agreements and covers the requirements for both external outsourcing and intra-group outsourcing.

VICO has to outsource certain business activities for the following reasons:

- Cost savings
- Focus on core business e.g. IT support outsourced to specialist IT service companies
- Operational expertise
- Capacity management

When the decision is taken to outsource an activity, VICO must carry out a tender in order to choose the most suitable provider and also complete an assessment of the risks associated with the outsourcing of any function. The final outsourcing decision is not being taken until the risk analysis has been completed. A business case is then prepared for consultation with the Board of Directors which includes the outcome of the evaluation on whether the outsourcing activity is high or low risk to the group. All material outsourcing arrangements must be undertaken using a written, legally binding contract.

In line with Central Bank of Ireland guidelines and regulations, the Board has appointed a designated individual with overall responsibility for the outsourcing of key functions. This designated individual reports to the Board on all outsourcing activities.

B.7.2. Outsourced Activities

The following critical or important services have been outsourced by VICO:

Service Provider	Jurisdiction	Service Outsourced
Barnett Waddingham	United Kingdom	Actuarial Services and Head of Actuarial Function
EisnerAmper	Ireland	Internal Audit

B.8. Assessment of governance

VICO's corporate governance system provides for the sound and prudent management of the business, in a manner which is proportionate to the nature, scale and complexity of the operations of VICO.

There are no further significant matters to report in relation to VICO's system of governance.

C. Risk Profile

The acceptance of risk is the core business of VICO as an insurance entity. In order to achieve its strategic objectives, VICO has identified and defined all key material risks that VICO is exposed to for the purpose of monitoring the exposure to each risk.

To support the process of reviewing and monitoring these material risks, VICO has developed a risk appetite framework and risk management system and policy suite which includes the documentation of all key material risks in a risk register, which forms a central part of VICO's monitoring and reporting activities.

The assessment of the identified risks is performed by classifying the identified risks into categories, based on their potential impact and the estimated likelihood of occurrence.

In order to perform the assessment, a rating scale of Low, Medium, and High is used depending on the materiality of the risk exposure in case of potential financial losses, or on the severity of the impact of non-financial losses.

For the financial impacts, only the potential downside effect is taken into consideration, ignoring thus the upside effect realisation of the risk may have.

VICO continuously monitors the performance, risks, and any risk mitigations in place, related to each category below. Depending on the performance or risk development, including any foreseen risks yet to develop, risk mitigation techniques are reviewed and assessed if required.

C.1. Underwriting risk

Underwriting and reserving risk refers to the risk of loss, or of adverse change in the value of insurance liabilities, loss from exposure to risk concentrations; and the risk of inadequacy of premium income to cover expected claims and expenses.

It can be broken down into:

- Premium risk: risk of inadequacy of premiums income to cover expected claims and expenses;
- Catastrophic risk: risk resulting from extreme (severity) or irregular events (frequency).

The methods to measure the risks is based on the below metrics which are set out in VICO's Risk Appetite Statement.

- Authorised Class of Insurance: Corresponding to the licensed lines of business in which the VICO will underwrite
- Maximum limit per claim: Corresponding to the maximum amount of claim payable for a given (re)insurance programme.
- Net Retained Risk limited by Net Loss Ratio: Net incurred losses (net claims paid plus changes in net claims reserves) divided by the net earned premiums.
- Concentration of risk with any one counterparty is limited.

The control and monitoring actions/principles for the Underwriting risk examine the above metrics in line with VICO's Risk Appetite framework:

- Should any proposed risk fall outside of the scope of the existing license, any application to the Central Bank of Ireland to extend that license must receive prior approval of the Board of Directors.
- VICO will only underwrite the risks of parent Group Companies. No non-group business may be written/accepted unless prior approval from the Board of VICO and the CBI is received.
- Authority to accept or decline business on behalf of VICO rests with the Board of Directors.
- When considering any proposed or renewed risks, the Risk Management Function will take into account the limits mentioned in the Risk Appetite framework to perform its technical analysis per line of business.
- The Risk Management Function performs at least once a year and/or as often as necessary an analysis of claims and technical profitability based on various metrics such as nature of risk, country, claims importance and underwriting year for each line of business separately. This analysis is submitted to the Board of Directors for consideration.
- The Risk Management Function will monitor and consider VICO's exposure to specific risk concentrations and may choose to propose action to mitigate such risk as is appropriate, considering the nature of the risk and the structure of the insurance and reinsurance programmes.

In the event that:

- the tolerance levels defined in the Risk Appetite framework are exceeded;
- a risk of reduced profitability appears;
- any event that the Risk Management Function may consider as an increase of the risk(s) VICO can be exposed to occurs,

The Risk Management Function defines appropriate measures to reduce the risk within the limits acceptable by VICO. These measures include corrective actions to be undertaken in respect of technical items and/or of a total or partial transfer of the risk to a third party. In respect of this last point, the measures and guidelines defined in the reinsurance policy apply. The said corrective measures and their related implementation plan are submitted to the Board of Directors for approval.

VICO's underwriting risk is considered material given the fact that VICO participates with large shares in the primary €50m layers of both its Property Damage and Marine Transport global programmes. VICO also participate on the excess layers of these programmes however the Board obtain the comfort that these risks are managed and mitigated against given that a long term Risk Financing programme was put in place in January 2016 and continues to eliminate VICO's net retention.

All excess layer participation is also fully reinsured. The SCR capital requirement for Premium & Reserve risk is €5.9m. VICO has no Lapse risk or Catastrophe risk charges.

The CRO updates the Board biannually on any changes or deviations and if the appetite or tolerance levels have been breached. Any changes or amendments in the risk profile are run through the SCR standard model with the results presented to the Board for review and consideration. The Board ensures that all scenarios are suitable stressed before committing to acceptance of the risk.

In the course of the year there were no deviations or breaches notified to the Board.

C.2. Market risk

C.2.1. Market Risk

Market risk describes the potential loss emanating from disadvantageous changes in market prices or in the parameters affecting price such as currency exchange rates, interest rates etc. VICO's risk appetite can be classified as moderate.

The investment policies are stipulated by the Investment Strategy of VICO approved by the Board of Directors. VICO mitigates against market risk by only holding highly rated short duration liquid deposits. Risk concentration is mitigated by maintaining a diverse range of highly rated bank and reinsurance counterparty panel. The SCR capital requirement for Market risk is €2.2m.

C.2.2. Foreign Currency Risk

Currency risk occurs where foreign assets or liabilities are not offset by corresponding balance sheet items of the same currency. A conservative strategy is pursued in VICO where the Rules of Procedure allow VICO to hedge foreign currency liabilities by investing in foreign currency deposits. The Asset Liability matching is performed quarterly by the finance team, following the update of the balance sheet. The majority of financial assets are maintained in Euro reflecting the matching insurance liabilities. Given that 80% of VICO's risks are within a EURO geographical scope, foreign currency risk is low. The SCR capital requirement for foreign currency risk is €0.6m.

Interest rate risk comprises of the anticipated losses and decrease of capital because of changes within the market interest rate level. A conservative strategy is pursued in VICO which is aimed at guaranteeing the greatest possible security whilst ensuring secure liquidity of the business needs at all times. VICO is exposed to minimal interest rate risk.

The control of the interest change risks, which VICO outsources, is carried out by the Treasury of VW Bank GmbH. The finance team assesses and reports the interest change risks of VICO at least quarterly. VICO has a zero Interest rate risk SCR capital requirement.

C.2.3. Prudent Person Principle

VICO's primary objective in relation to market risk is to protect and preserve its assets. The majority of the assets on VICO's balance sheet are held in cash or demand deposits. Solvency II regulations have introduced the 'Prudent Person Principle' in relation to investing in assets. VICO is required to apply this principle, and has ensured that its investment policy is aligned with this Principle. VICO operate a review process as part of its risk appetite review which monitors the performance, financial security and concentration risk of investments. This report is presented to the Board at least annually.

As mentioned before, VICO takes a very prudent investment approach through taking mitigation steps against credit risk or the failure of a financial institution or individual security whilst ensuring appropriate liquidity to meet daily cash demands of the business.

C.3. Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to VICO. The key areas of exposure for VICO relate to its investment portfolio and reinsurance balances recoverable.

The Credit risks can be categorised under the following headings:

- Counterparty Risk
- Reinsurance Default Risk

C.3.1. Counterparty Risk

This would be the risk of one of VICO's fronting partners or Reinsurers defaulting on premium or claims payments. VICO eliminates this risk by ensuring they include Simultaneous Payment and Cut Through Clauses in their agreements.

While the majority of VICO's risks are written on a direct basis, there is a small requirement on fronting partners. The Board of VICO have the comfort in knowing that these have been long term partners of not only VICO but the VW Group well in excess of 20 years. The number of partners is kept to a minimum of one per line of business. Counterparty risk would be considered a low risk for VICO.

C.3.2. Reinsurance Default Risk

This would be the risk of non-congruence of the primary and the reinsurance protection or the risk of one of its reinsurance partner's inability to meet its obligations.

VICO does have a significant reliance on the reinsurance market given that net retentions have been bought down. VICO have a very strict reinsurance purchasing strategy in that they only consider markets rated A- or above. Reinsurance protection is purchased from London, European and Asian capacity providers.

At each Board meeting the CRO updates the Board on the financial strength of each reinsurance partner. VICO do not only rely on external rating agencies, on an annual basis an independent analysis is obtained from the market securities department, from one of the leading insurance broking firms in the London market.

On an annual basis VICO updates its Reinsurance Strategy document which is approved by the Board of Directors. All reinsurers must be minimum A- rated. No deviation from this document is allowed without the prior approval of the Board of Directors. VICO continues to monitor its Reinsurers during the life of the Reinsurance agreements and/or for as long as any obligations remain outstanding with any changes in rating notified to the Board of Directors without delay. In 2020 VICO had no deviations to report to the Board.

The SCR capital requirement for counter party default risk is €4.6m.

C.4. Liquidity risk

Liquidity risk is the risk that VICO cannot meet its obligations associated with financial liabilities as they fall due.

VICO's liquidity risk appetite can be classified as low to moderate. Sufficient liquidity is absolutely essential in VICO's business.

VICO's investment Strategy is to support underlying commercial activities. The longest duration of a deposit is one year. Sufficient cash is maintained on current account for day-to-day payments. In extreme circumstances, VICO is also able to borrow on the money markets or utilise the overdraft facility at Commerzbank.

C.5. Operational risk

Operational risk refers to the risk of loss arising from inadequate or failed internal processes, or from personnel and systems or from external events. Operational Risk may materialise through personnel execution errors, frauds, compliance breaches; outsourcing breaches and processing failures as well as through other external events either directly or in directly.

There are no operational risks that have been deemed "material" in line with VICO's risk assessment methodology taking into account the probability, impact of the risk occurring and the mitigations in place to prevent or minimise the impact of a risk.

The existing organisational and operational structure of VICO reduces the exposure to many of the risks associated with operational risk. There are strong, robust internal controls in place and a clear segregation of duties which assist with mitigating against and managing this risk. VICO also has to comply with Volkswagen Financial Services Group requirements from the Operational Risk team (OpR), which involves regular self-assessments and reporting. VICO considers the identity of various scenarios which would test the operational risk management of VICO and in all cases a financial loss or the requirement to hold economic capital to accept the risk is deemed not material.

In the event of an Operational Risk failure, the Risk Management Function defines appropriate corrective measures to reduce the risk within the limits acceptable to the VICO.

The said corrective measures and their related implementation plan are submitted to the Board of Directors for approval. The SCR capital requirement for Operational risk is €3.3m.

C.6. Other material risks

There have been no other material risks affecting the Company during the year. The board continues to monitor the ongoing COVID-19 pandemic including assessing the commercial, operational and economic risks to the business as part of their ongoing risk management. Government guidance is being applied to ensure the ongoing health and wellbeing of our staff and clients is maintained

D. Valuation for Solvency Purposes

D.1. Assets

The Solvency II valuation method differs from the local GAAP statutory financial statements only in relation to technical provisions. Technical provisions are valued in accordance with Articles 75 to 86 of the Solvency II Directive. Additional information reading the calculation of technical provisions in provided in section D2.

The table below outlines the assets of VICO under the local GAAP and Solvency II valuation methods:

Assets	Statutory Accounts Value (Local GAAP FRS 102)	Reclassification due to SII	Difference due to SII Valuation Principles	SII Value
31.Dec.2020	€'000s	€'000s	€'000s	€'000s
Plant and Equipment	103	-	-	103
Bank deposits	20,097	-	-	20,097
Cash and cash equivalents	7,765	-	-	7,765
Reinsurers share of technical provisions	72,113	(31,733)	(19,225)	21,155
Receivables (from insurance activities)	42,822	(37,134)	-	5,688
Other assets	1,073	-	1,019	2,092
Total	143,973	-	(18,206)	56,900

Assets	Statutory Accounts Value (Local GAAP FRS 102)	Reclassification due to SII	Difference due to SII Valuation Principles	SII Value
31.Dec.2019	€'000s	€'000s	€'000s	€'000s
Plant and Equipment	112	-	-	112
Bank deposits	6,599	-	-	6,599
Cash and cash equivalents	2,371	-	-	2,371
Reinsurers share of technical provisions	96,699	(9,530)	2,907	90,076
Receivables (from insurance activities)	39,708	(32,929)	-	6,779
Other assets	216	-	838	1,054
Total	145,705	-	3,745	106,991

There have been no material changes in the relevant assumptions made in the calculation of asset valuations during the year.

D.1.1. Bases of asset valuation for material classes

For each material class of asset, the following are the bases, methods and main assumptions used in the valuation for Solvency II, together with an explanation of the material differences to those reported under Local GAAP.

D.1.2. Deposits other than cash equivalents

Deposits other than cash equivalents comprise of demand deposits with specified short term maturity periods. These are carried at fair value on the Solvency II and Local GAAP balance sheets. Fair value is based upon amounts due on demand as these are highly liquid assets.

Under Local GAAP demand deposits are disclosed as cash at bank, and have been reclassified for Solvency II reporting.

D.1.3. Insurance and intermediaries' receivable

Insurance and intermediaries' receivables are stated at realisable value, and relate to the amounts due from ceding insurers linked to inward reinsurance business.

These amounts are stated at fair value under Solvency II and Local GAAP. Given these assets are relatively short term (less than one year), VICO has determined that their realisable value reasonably approximates fair value.

Under Solvency II the receivable amounts that are not past due, are reclassified to be included in the cash in-flows of best estimate of liabilities. Further information on the best estimate of liabilities, its valuation methodology, basis and assumptions used can be found in Section D.2.

D.2. Technical provisions

The Solvency II valuation method differs from the local GAAP statutory financial statements only in relation to technical provisions.

Technical provisions are valued in accordance with Articles 75 to 86 of the Solvency II Directive. Under SII insurance contract liabilities required by local GAAP are replaced by an assessment of the technical provisions, comprising the Best Estimate Liability ("BEL") and the Risk Margin.

The BEL is determined as the discounted value of the projected cashflows involved in fulfilling the liabilities under the inforce business. It comprises:

- Best estimate claims provisions
- Best estimate premium provisions
- Expenses
- Events not in data

For all lines of business, the best estimate corresponds to the probability weighted average of future cash-flows taking account of the time value of money. The cash-flows are discounted using the relevant risk free interest rates term structures as issued by EIOPA.

No allowance has been included in the BEL for any of the transitional adjustments set out in the Solvency II Delegated Acts (i.e. matching or volatility adjustments to the risk-free rate, or transitional adjustments to the overall technical provisions).

The Risk Margin is determined as the cost of holding the Solvency Capital Requirement (SCR) over the lifetime of the insured portfolio. This cost is determined by applying a prescribed cost of capital rate of 6% p.a. to each year's projected SCR and discounting those amounts at the risk-free rates.

In the calculation of technical provisions, it is necessary to make judgements, estimations and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered relevant. Actual results may differ from these estimates.

VICO's technical provisions under Solvency II include an allowance for business that is bound but not yet incepted ("BBNI") at the valuation date. The premium provisions include the future cashflows in respect of the BBNI business up to the relevant contract boundary.

Technical Provisions	Statutory Accounts Value (Local GAAP FRS 102)	Reclassification due to SII	Difference due to SII Valuation Principles	SII Value
31.Dec.20	€'000s	€'000s	€'000s	€'000s
Best Estimate	73,543	(31,733)	(23,622)	18,188
Risk Margin	-	-	7,154	7,154
Total	73,543	(31,733)	(16,468)	25,342

Technical Provisions	Statutory Accounts Value (Local GAAP FRS 102)	Reclassification due to SII	Difference due to SII Valuation Principles	SII Value
31.Dec.19	€'000s	€'000s	€'000s	€'000s
Best Estimate	97,740	(9,530)	-15,969	72,241
Risk Margin	-	-	2,176	2,176
Total	97,740	(9,530)	-13,793	74,417

There have been no material changes in the relevant assumptions made in the calculation of technical provisions during the year. The main lines of business are Property and Marine, which make up 99% of technical provisions.

The technical provisions represent a realistic estimate of VICO's future obligations with an allowance for some deviation for plausible changes in estimation in the form of the risk margin. They are not expected to be sufficient to meet VICO's obligations in all scenarios.

The Actuarial Function ensures that the technical provisions are determined by using data, assumptions and methods that are proportionate to the risk profile of VICO, taking into account the nature, scale and complexity of the risks. The principle of proportionality means that the Company is allowed to choose and apply a valuation method which is:

- suitable to achieve the objective of deriving BEL, but
- not more sophisticated than is needed in order to reach this objective.

This does not mean size is the only relevant factor when the principle of proportionality is considered. Instead, VICO's risk profile is the primary guide in assessing the need to apply the proportionality principle.

Other Liabilites	Statutory Accounts Value (Local GAAP FRS 102)	Reclassification due to SII	Difference due to SII Valuation Principles	SII Value
31.Dec.2020	€'000s	€'000s	€'000s	€'000s
Deferred Tax Liabilities	-	-	-	-
Payables (trade, not insurance)	-	-	-	-
Reinsurance payables	31,733	(31,733)	-	-
Any other liabilities, not elsewhere shown	579	-	-	579
Total	32,312	(31,733)	-	579

D.3. Other Liabilities

Other Liabilites	Statutory Accounts Value (Local GAAP FRS 102)	Reclassification due to SII	Difference due to SII Valuation Principles	SII Value
31.Dec.2020	€'000s	€'000s	€'000s	€'000s
Deferred Tax Liabilities	-	-	-	-
Payables (trade, not insurance)	-	-	-	-
Reinsurance payables	9,530	(9,530)	-	-
Any other liabilities, not elsewhere shown	651	-	-	651
Total	10,181	(9,530)	-	651

For each material class of other liability, the following are the bases, methods and main assumptions used in the valuation for Solvency II, together with an explanation of the material differences to those reported under Local GAAP.

Under Local GAAP any other liabilities are stated at cost. Any other liabilities are stated at fair value on the Solvency II balance sheet. Due to the short term nature of the obligation and no consideration of

own credit risk in the valuation, the carrying value under Local GAAP is not considered materially different to the fair value under Solvency II.

D.3.1. Other Liabilities

Under Local GAAP insurance and intermediary payables are stated at cost. Insurance and intermediaries payable is stated at fair value on the Solvency II balance sheet. Due to the short term nature of the obligation and no consideration of own credit risk in the valuation, the carrying value under Local GAAP is not considered materially different to the fair value under Solvency II.

D.4. Alternative methods for valuation

VICO does not employ any alternative valuation techniques to its assets or liabilities, and does not have any other material information to disclose regarding the valuation for solvency purposes, other than what has been disclosed above.

D.5. Any other information

No other relevant information to report.

E. Capital Management

VICO's capital management strategy is to maximise long term shareholder value by optimising capital while maintaining VICO's regulatory and solvency requirements. The strategy is formalised through a capital management policy. The capital management policy, which is reviewed annually, is approved by the Board and day-to-day monitoring and managing of this policy is delegated to the Risk Management Function.

Capital management focuses on following aspects:

- Determine an adequate level of capital to protect against losses and provide finance for a pre-determined level of strategic growth;
- Ensuring that there is sufficient coverage of both the regulatory capital requirements (MCR and SCR) as well as the economic capital targets set; and
- Optimisation of the quality of available Own Funds, in respect of the capital position of VICO.

VICO continuously monitors and manages the quality and loss absorbing capacity of its own funds. On at least an annual basis, having regard to the results of the ORSA, management prepare a financial and capital management plan outlining the amount of available funds and their quality to the Board.

Capital needs and stresses are considered over a three year planning horizon on a rolling basis. The capital position is monitored on a quarterly basis by Management as part of the Risk Management Function. Furthermore, the capital position is reviewed as part of the ORSA process which is presented to the Board.

E.1. Own funds

The items reported in own funds are split into three categories depending on different factors such as quality, liquidity and timeline to availability when liabilities arise.

Tier one own funds include ordinary share capital, non-cumulative preference shares and relevant subordinated liabilities. Tier two own funds include cumulative preference shares, and subordinated liabilities with a shorter duration. Tier three own funds include own funds which do not satisfy the Tier one or Tier two requirements.

Own Funds	Total	Tier 1	Tier 2	Tier 3
31-Dec-20	€'000s	€'000s	€'000s	€'000s
Share Capital	5,113	5,113	-	-
Initial Funds, members contribution	8,117	8,117	-	-
Reconciliation reserve	16,730	16,730	-	-
Deferred tax asset	1,020	-	-	1,020
Total	30,980	29,959	-	1,020

Own Funds	Total	Tier 1	Tier 2	Tier 3
31-Dec-19	€'000s	€'000s	€'000s	€'000s
Share Capital	5,113	5,113	-	-
Initial Funds, members contribution	8,117	8,117	-	-
Reconciliation reserve	17,856	17,856	-	-
Deferred tax asset	838	-	-	838
Total	31,923	31,085	-	838

The difference between equity in the financial statements and basic own funds is as follows;

Reserve Item	2020	2019
	€'000s	€'000s
Financial Statement Equity	38,119	37,786
Reconciliation Reserve	(8,159)	(6,701)
Deferred tax asset	1,020	838
Basic Own Funds	30,980	31,923

There has been no material changes to the structure or quality of own funds during the year.

The reconciliation reserve consists of technical provision valuation differences only.

E.2. Solvency and Minimum Capital Requirement

For the purpose of this section, VICO has adopted the "Standard Formula" approach. This method uses stresses for each of the individual risks as calibrated and provided by EIOPA.

VICO's SCR and MCR requirements at 31 December 2020 are:

Capital Requirement	2020	2019
	€'000s	€'000s
Minimum Capital Requirement	3,758	3,235
Solvency Capital Requirement	14,189	12,940

It should be noted that the final SCR amount above is subject to supervisory assessment. Solvency and Financial Condition Report – Year Ended 31 December 2020 The table below shows the components of the SCR requirement:

Capital Requirement	2020	2019
	€'000s	€'000s
Market Risk	2,242	967
Counterparty Default Risk	4,647	5,254
Life Underwriting Risk	-	-
Heath Underwriting Risk	0	31
Non-Life Underwriting Risk	6,894	5,857
Diversification	(2,868)	(2,155)
Intangible Asset Risk	-	-
Basic Solvency Capital Requirement	10,915	9,954
Operational Risk	3,274	2,986
Adjustment	-	-
Solvency Capital Requirement	14,189	12,940

VICO does not use any simplifications, or undertaking-specific parameters pursuant to Article 104(7) of Directive 2009/138/EC, in the calculation of the SCR.

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

VICO has not opted to use the duration-based equity risk sub-module, of the Solvency II regulations.

E.4. Internal model information

VICO applies the Standard formula model and does not use an internal model to calculate the Solvency Capital Requirement.

E.5. Non-compliance

VICO has had own funds in excess of both the SCR and MCR requirements over the reporting year.

E.6. Any other Information

All important information regarding the capital management of VICO is addressed in the above sections.

Appendices – Quantitative Reporting Templates 31 December 2020 (€'000's)

S.02.01.02 - Balance sheet

Annex I S.02.01.02					
S.02.01.02 Balance sheet					
31-Dec-20	Γ	Solvency II value	7		Solvency II value
Assets	_	C0010	Liabilities		C0010
Intangible assets	R0030	0		R0510	25,342
Deferred tax assets	R0040	1.020		R0520	25,342
Pension benefit surplus	R0040	0		R0520	0
Property, plant & equipment held for own use	R0050	103		R0540	18,188
Investments (other than assets held for index-linked and unit-linked contracts)	R0070	20.097		R0550	7,154
Property (other than for own use)	R0080	0		R0560	0
Holdings in related undertakings, including participations	R0090	0		R0570	0
Equities	R0100	0		R0580	0
Equities - listed	R0100 R0110	0		R0590	0
Equities - instea	R0110 R0120	0		R0600	0
Bonds	R0120	0		R0610	0
Government Bonds	R0130	0		R0620	0
Corporate Bonds	R0140 R0150	0		R0630	0
Structured notes	R0150 R0160	0		R0640	0
Collateralised securities	R0100	0		R0650	0
	R0170 R0180	0	· · · · · · · · · · · · · · · · · · ·	R0660	0
Collective Investments Undertakings Derivatives	R0180 R0190	0		R0670	0
					0
Deposits other than cash equivalents	R0200	20,097	Risk margin Technical provisions – index-linked and unit-	R0680	0
Other investments	R0210	0	-	R0690	0
Assets held for index-linked and unit-linked contracts	R0210 R0220	0		R0700	0
Loans and mortgages	R0220	0		R0710	0
	R0230	0		R0720	0
Loans on policies Loans and mortgages to individuals	R0240 R0250	0		R0720	0
	R0250 R0260	0		R0740 R0750	0
Other loans and mortgages Reinsurance recoverables from:	R0200 R0270			R0750 R0760	0
	R0270 R0280	21,155		R0760 R0770	0
Non-life and health similar to non-life		21,155			÷
Non-life excluding health	R0290	21,155		R0780	0
Health similar to non-life	R0300	0		R0790	0
Life and health similar to life, excluding health and index-linked and unit-linked	R0310	0		R0800	0
W 11 1 1 . W	D 0220	<u>^</u>	Financial liabilities other than debts owed to	Dooto	0
Health similar to life	R0320	0		R0810	
Life excluding health and index-linked and unit-linked	R0330	0		R0820	0
Life index-linked and unit-linked	R0340	0	r in a second part of the second s	R0830	0
Deposits to cedants	R0350	0		R0840	0
Insurance and intermediaries receivables	R0360	0		R0850	0
Reinsurance receivables	R0370	5,687		R0860	0
Receivables (trade, not insurance)	R0380	1,073		R0870	0
Own shares (held directly)	R0390	0		R0880	579
Amounts due in respect of own fund items or initial fund called up but not yet	R0400	0		R0900	25,921
Cash and cash equivalents	R0410	7,765	Excess of assets over liabilities	R1000	30,980
Any other assets, not elsewhere shown	R0420	0	_		
Total assets	R0500	56,900			

S.05.01.02 – Premiums, claims and expenses by line of business

Annex I

S.05.01.02

Premiums, claims and expenses by line of business

31/12/2020

51/12/2020		Line o	f Business for	non-life insur	ance and	reinsurance	obligations (direct b	usiness and	Line of Business for: non-life Line of business for:						
		M edical expense insurance	Income protection insurance	Workers' compensation insurance	M otor vehicle liability insurance	Other motor insurance	Marine, aviation and transport insurance	Fire and other damage to property insurance	Assistance	M iscellaneous financial loss	Health	Casualty	M arine, aviation, transport	Property	Total
		C0010	C0020	C0030	C0040	C0050	C0060	C0070	C0110	C0120	C0130	C0140	C0150	C0160	C0200
Premiums written									-			~ ~ ~	~ ~ ~	~ ~ ~	
Gross - Direct Business	R0110	0	C	0	0	0	59,746	2,991		-)	$>\!$	> <	> <	> <	67,818
Gross - Proportional reinsurance accepted	R0120	0	C	0	0	0	30,589	54,082	0	0	$>\!$	$>\!$	$>\!$	$>\!\!\!\!>$	84,670
Gross - Non-proportional reinsurance accepted	R0130	$>\!$	$>\!$	$>\!$	$>\!$	$>\!$	>	$>\!$	$>\!$	>					
Reinsurers' share	R0140	0	C	0	0	0	78,853	46,692		- /					128,655
Net	R0200	0	C	0	0	0	11,482	10,381	0	1,971					23,833
Premiums earned															
Gross - Direct Business	R0210	0	C	0	0	0	59,747	3,010		4,541	$\left \right\rangle$	\geq	>>	\geq	67,298
Gross - Proportional reinsurance accepted	R0220	0	C	0	0	0	30,588	54,058	0	0	>>	\triangleright	>>	\geq	84,646
Gross - Non-proportional reinsurance accepted	R0230	0	C	0	0	0	0	0	0	0					0
Reinsurers' share	R0240	0	C	0	0	0	78,853	46,692	0	3,111					128,655
Net	R0300	0	C	0	0	0	11,482	10,376	0	1,430					23,289
Claims incurred															
Gross - Direct Business	R0310	0	C	0	0	0	31,830	-602	0	0	\succ	\geq	$>\!$	\geq	31,228
Gross - Proportional reinsurance accepted	R0320	0	C	0	0	0	7,846	4,349	0	0	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	\geq	$>\!$	>>	12,194
Gross - Non-proportional reinsurance accepted	R0330	\succ	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	\succ	\geq	$\left \right\rangle$	\geq	\geq	\geq					
Reinsurers' share	R0340	0	C	0	0	0	39,080	3,691	0	0	0	0	0	0	42,771
Net	R0400	0	C	0	0	0	595	56	0	0	0	0	0	0	653
Changes in other technical provisions															
Gross - Direct Business	R0410	0	C	0	0	0	0	0	0	0	$>\!$	\succ	\succ	\geq	0
Gross - Proportional reinsurance accepted	R0420	0	C	0	0	0	0	0	0	0	\succ	\geq	\geq	$>\!\!\!>$	0
Gross - Non- proportional reinsurance accepted	R0430	\succ	$>\!$	\geq	\succ	>	>	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	>					
Reinsurers'share	R0440	0	C	0	0	0	0	0	0	0					0
Net	R0500	0	C	0	0	0	0	0	0	0					0
Expenses incurred	R0550	0	C	0	0	0	8,023	11,705	0	698					20,426
Other expenses	R1200	$>\!$	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	\geq	\geq	\geq	>	>	\geq	>	\geq	\geq	\geq	\geq	
Total expenses	R1300	$>\!\!\!>$	\geq	\geq	\geq	\geq	>>	$>\!\!\!\!>$	\geq	>	$>\!$	\triangleright	\geq	\geq	20,426

S.05.02.01 – Premiums, claims and expenses by country

Annex I

S.05.02.01

Premiums, claims and expenses by country

31/12/2020

		Home Country	Top 5 count	ries (by amou	nt of gross pro obligations	emiums written) - non-life	Total Top 5 and home country			
		C0010									
	R0010	\searrow	Germany	Mexico	Spain	United States	Italy	\searrow			
		C0080	C0090	C0100	C0110	C0120	C0130	C0140			
Premiums written			•			• •		•			
Gross - Direct Business	R0110	0	48,372	0	7,388	0	1,132	56,891			
Gross - Proportional reinsurance accepted	R0120	0	26,263	13,591	2,377	8,894	8,450	59,575			
Gross - Non-proportional reinsurance accepted	R0130	0	0	0	0	0	0	0			
Reinsurers' share	R0140	0	62,969	11,467	8,239	7,504	8,084	98,263			
Net	R0200	0	11,665	2,124	1,526	1,390	1,498	18,203			
Premiums earned								0			
Gross - Direct Business	R0210	0	48,372	0	7,388	0	1,132	56,891			
Gross - Proportional reinsurance accepted	R0220	0	26,263	13,591	2,377	8,894	8,450	59,575			
Gross - Non-proportional reinsurance accepted	R0230	0	0	0	0	0	0	0			
Reinsurers' share	R0240	0	62,969	11,467	8,239	7,504	8,084	98,263			
Net	R0300	0	11,665	2,124	1,526	1,390	1,498	18,203			
Claims incurred								0			
Gross - Direct Business	R0310	0	30,658	0	-1,001	0	-639	29,018			
Gross - Proportional reinsurance accepted	R0320	0	-13,310	2,776	4	10,278	7,489	7,238			
Gross - Non-proportional reinsurance accepted	R0330	0	0	0	0	0	0	0			
Reinsurers' share	R0340	0	17,348	2,776	-997	10,278	6,849	36,255			
Net	R0400	0	0	0	0	0	0	0			
Changes in other technical provisions		-						0			
Gross - Direct Business	R0410	0	0	0	0	0	0	0			
Gross - Proportional reinsurance accepted	R0420	0	0	0	0	0	0	0			
Gross - Non- proportional reinsurance accepted	R0430	0	0	0	0	0	0	0			
Reinsurers'share	R0440	0	0	0	0	0	0	0			
Net	R0500	0	0	0	0	0	0	0			
Expenses incurred	R0550	0	9,998	1,821	1,308	1,191	1,283	15,601			
Other expenses	R1200	\geq	\geq	\geq	>	>	\geq				
Total expenses	R1300	\triangleright	\triangleright	\geq	\geq	\triangleright	$>\!\!\!<$	15,601			

S.17.01.02 – Non Life technical provisions

Annex I S.17.01.02 Non-life Technical Provisions 31/12/2020

]	Direct business and accepted proportional reinsurance								siness and	Accepted non-proportional reinsurance				
					Motor		Marine,	Fire and			Non-	Non-	Non- proportional	Non-	Total Non-
		M edical expense insurance	Income protection insurance	Workers' compensation insurance	vehicle liability insurance	Other motor insurance	aviation and transport insurance	other damage to property insurance	Assistance	M iscellaneous financial loss		proportional casualty reinsurance	marine, aviation and transport	proportional property reinsurance	Life obligation
		C0020	C0030	C0040	C0050	C0060	C0070	C0080	C0120	C0130	C0140	C0150	reinsurance C0160	C0170	C0180
	R0010	-	-	-	-	-	-	-	-	-	-	-	-	-	-
e after the fault	R0050	-	-	-	-	-	-	-	-	-	-	-	-	-	-
d RM		\ge	\ge	\ge	\ge	\searrow	>	\ge	\ge	\ge	\bowtie	\bowtie	\bowtie	\ge	\searrow
	R0060	\leq	\leq	\leq	\leq	\leq	2,655	- 20,650	\leq	- 811	\leq	\leq	\leq	\leq	- 18,805
after the fault	R0140	_			_		1,670	- 21,649		- 1,349	-	-	-	-	- 21,329
raun	R0150	-					986	999		539	-	-	-	-	2,524
		\succ	\times	>	\succ	$\left. \right\rangle$	$\left\langle \right\rangle$	\succ	\succ	$\left< \right>$	$\left< \right>$	\langle	\langle	\succ	$\left.\right>$
	R0160	-					18,434	18,559		-	-	-	-	-	36,993
after the fault	R0240						33,902	8,581		-	-	-	-	-	42,483
	R0250	-					- 15,468	9,977		-	-	-	-	-	- 5,491
	R0260	-					21,089	- 2,091		- 811	-	-	-	-	18,188
	R0270 R0280	-					- 14,482 4,483	10,977 2,256		539 415	-		-	-	- 2,967 7,154
IS	K0280	Š	\sim	\searrow	\sim	\searrow	4,403	2,230	\sim	413				Š	7,134
	R0290	\sim	< $>$	\sim	\sim				\sim	\sim	· ·		-		-
	R0300										-	-	-	-	-
	R0310	< >			~ ~				< >				-	<u> </u>	
	R0320	<u> </u>	\geq		\times	\times	25,572	165	\times	- 396	·	-	-	-	25,342
Re after the fault - total	R0330						35,572	- 13,067		- 1,349	-	-	-	-	21,155
nce/SPV and	R0340	-					- 9,999	13,233		953	-	-	-	-	4,187

Technical provisions calculated as a whole

Total Recoverables from reinsurance/SPV and Finite Re after the adjustment for expected losses due to counterparty default associated to TP as a whole

Technical provisions calculated as a sum of BE and RM

Best estimate

Premium provisions

Gross

Total recoverable from reinsurance/SPV and Finite Re after

adjustment for expected losses due to counterparty defau Net Best Estimate of Premium Provisions

Claims provisions

Gross

Total recoverable from reinsurance/SPV and Finite Re after the adjustment for expected losses due to counterparty default Net Best Estimate of Claims Provisions **Total Best estimate - gross**

Total Best estimate - net

Risk margin

Amount of the transitional on Technical Provisions

Technical Provisions calculated as a whole

Best estimate

Risk margin

Technical provisions - total Technical provisions - total

Recoverable from reinsurance contract/SPV and Finite Re after the adjustment for expected losses due to counterparty default - total

Technical provisions minus recoverables from reinsurance/SPV and Finite Re - total

S.19.01.21 - Claims Developments

Annex I S.19.01.21 Non-life Insurance Claims Information 31/12/2020 Total Non-Life Business

Prior

N-9

N-8

N-7

N-6

N-5

N-4

N-3

N-2

N-1

Ν

Prior

N-9

N-8

N-7

N-6

N-5

N-4

N-3

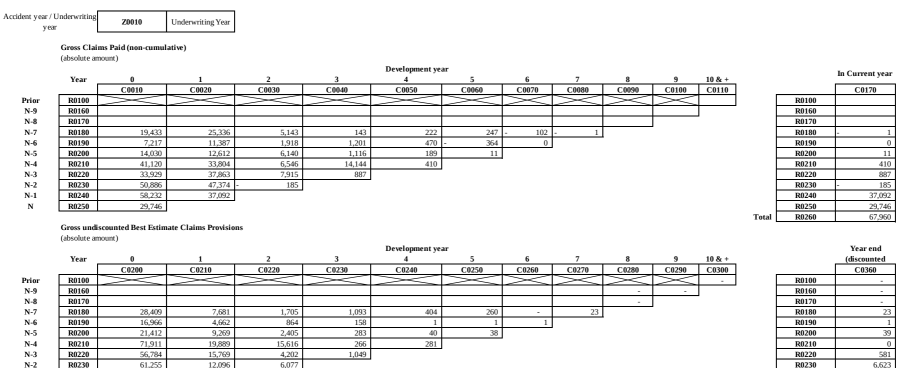
N-2

N-1

Ν

R0240

R0250



46,332

38,984

25,711

Sum of years

(cumulative)

C0180

50,422

21,829

34.098

96,024

80,594

98,075

95,324

29,746

506,113

R0240

R0250

R0260

Total

29,512

36,993

214

S.23.01.01 - Own Funds

Annex I S.23.01.01 Own funds 31/12/2020

C0010 Basic own funds before deduction for participations in other financial sector as foreseen in article 68 of Delegated Regulation (EU) 2015/35 Ordinary share capital (gross of own shares) R0010 5.113 R0030 Share premium account related to ordinary share capital 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 R0130 Reconciliation reserve 16,730 Subordinated liabilities R0140 An amount equal to the value of net deferred tax assets R0160 1.020 Other own fund items approved by the supervisory authority as basic own funds not specified above R0180 8.117 Own funds from the financial statements that should not be represented by the reconciliation reserve and do not meet the criteria to be classified as Solvency II own funds Own funds from the financial statements that should not be represented by the reconciliation reserve and do not meet the R0220 criteria to be classified as Solvency II own funds Deductions Deductions for participations in financial and credit institutions P0230 Total basic own funds after deductions R0290 30,980 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 R0310 undertakings, callable on demand Unpaid and uncalled preference shares callable on demand R0320 A legally binding commitment to subscribe and pay for subordinated liabilities on demand P0330 Letters of credit and guarantees under Article 96(2) of the Directive 2009/138/EC R0340 Letters of credit and guarantees other than under Article 96(2) of the Directive 2009/138/EC R0350 Supplementary members calls under first subparagraph of Article 96(3) of the Directive 2009/138/EC **DU360** Supplementary members calls - other than under first subparagraph of Article 96(3) of the Directive 2009/138/EC 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 30,980 Total available own funds to meet the MCR R0510 29,960 R0540 Total eligible own funds to meet the SCR 30,980 Total eligible own funds to meet the MCR R0550 29,960 SCR R0580 14.189 MCR R0600 3.758 Ratio of Eligible own funds to SCR R0620 218% Ratio of Eligible own funds to MCR R0640 797% C0060 Reconciliation reserve Excess of assets over liabilities R0700 30.980 Own shares (held directly and indirectly) R0710 Foreseeable dividends, distributions and charges R0720 R0730 Other basic own fund items 14,249 R0740 Adjustment for restricted own fund items in respect of matching adjustment portfolios and ring fenced funds Reconciliation reserve R0760 16,730 Expected profits Expected profits included in future premiums (EPIFP) - Life business R0770

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

Total Expected profits included in future premiums (EPIFP)

Tier 1 -

unrestricted

C0020

5.113

16,730

8.117

29,960

29,960

29,960

29,960

29,960

R0780

R0790

19 377

Total

Tier 1 -

estricted

C0030

Tier 2

C0040

Tier 3

C0050

1.020

1,020

1,020

1,020

S25.01.21 - SCR using standard formula

Annex I

S.25.01.21

Solvency Capital Requirement - for undertakings on Standard Formula 31/12/2020

Market risk

Counterparty default risk Life underwriting risk Health underwriting risk Non-life underwriting risk Diversification Intangible asset risk **Basic Solvency Capital Requirement**

Calculation of Solvency Capital Requirement

Operational risk

Loss-absorbing capacity of technical provisions

Loss-absorbing capacity of deferred taxes

Capital requirement for business operated in accordance with Art. 4 of Directive 2003/41/EC

Solvency capital requirement excluding capital add-on

Capital add-on already set

Solvency capital requirement

Other information on SCR

Capital requirement for duration-based equity risk sub-module Total amount of Notional Solvency Capital Requirement for remaining part Total amount of Notional Solvency Capital Requirements for ring fenced funds Total amount of Notional Solvency Capital Requirement for matching adjustment portfolios Diversification effects due to RFF nSCR aggregation for article 304

[Gross solvency capital requirement	USP	Simplifications
	C0110	C0090	C0100
R0010	2,242	\setminus	
R0020	4,647	\geq	\searrow
R0030	-		
R0040	0		
R0050	6,894		
R0060	-2,869	$\left \right\rangle$	\backslash
R0070	-	\ge	\geq
R0100	10,915	\geq	>

	C0100	
R0130	3,274	
R0140		-
R0150		-
R0160		-
R0200	14,189	
R0210		-
R0220	14,189	
R0400		-
R0410		-
R0420		-
R0430		-
R0440		-

S28.01.01 - MCR

Annex I S.28.01.01

Minimum Capital Requirement - Only life or only non-life insurance or reinsurance activity

Linear formula component for non-life insurance and reinsurance obligations 31/12/2020

]	C0010			
MCR _{NL} Result	R0010	3,758			
				Net (of	Net (of reinsurance)
				reinsurance/SPV)	written premiums in the
				best estimate and	last 12 months
				TP calculated as a	
				whole	
				C0020	C0030
Medical expense insurance and proportional reinsurance	ce		R0020	-	-
Income protection insurance and proportional reinsuran	nce		R0030	-	-
Workers' compensation insurance and proportional rein	nsurance		R0040	-	-
Motor vehicle liability insurance and proportional reins	surance		R0050	-	-
Other motor insurance and proportional reinsurance			R0060	-	-
Marine, aviation and transport insurance and proportion	onal reinsur	ance	R0070	-	11,482
Fire and other damage to property insurance and property	ortional reir	nsurance	R0080	10,977	10,381
General liability insurance and proportional reinsurance	e		R0090	-	-
Credit and suretyship insurance and proportional reins	urance		R0100	-	-
Legal expenses insurance and proportional reinsurance			R0110	-	-
Assistance and proportional reinsurance			R0120	-	-
Miscellaneous financial loss insurance and proportiona	l reinsurand	ce	R0130	539	1,971
Non-proportional health reinsurance			R0140	-	-
Non-proportional casualty reinsurance			R0150	-	-
Non-proportional marine, aviation and transport reinsu	irance		R0160	-	-
Non-proportional property reinsurance			R0170	-	-

Linear formula component for life insurance and reinsurance obligations Г C0040

		C0040		
MCR _L Result	R0200			
				Net (of
				reinsurance/SPV)
				best estimate and
				TP calculated as a
				whole
				C0050
Obligations with profit participation - guaran	nteed benefits		R0210	
Obligations with profit participation - future	e discretionary benefit	s	R0220	
Index-linked and unit-linked insurance obligat	tions		R0230	
Other life (re)insurance and health (re)insuran	nce obligations		R0240	
Total capital at risk for all life (re)insurance of	obligations		R0250	>

Overall MCR calculation

	Γ	C0070
Linear MCR	R0300	3,758
SCR	R0310	14,189
MCR cap	R0320	6,385
MCR floor	R0330	3,547
Combined MCR	R0340	3,758
Absolute floor of the MCR	R0350	2,500
		C0070
Minimum Capital Requirement	R0400	3,758

Net (of reinsurance/SPV) total capital at risk

C0060

II. Appendices – Quantitative Reporting Templates 31 December 2019 (€'000's)

S.02.01.02 - Balance sheet

Annex I					
S.02.01.02					
Balance sheet	r	a b b b	7		
31. Dez 19		Solvency II value			Solvency II value
Assets	-	C0010	Liabilities		C0010
Intangible assets	R0030	0	Technical provisions - non-life	R0510	74,417
Deferred tax assets	R0040	838	Technical provisions - non-life (excluding healt)	R0520	74,715
Pension benefit surplus	R0050	0	TP calculated as a whole	R0530	0
Property, plant & equipment held for own use	R0060	112	Best Estimate	R0540	72,547
Investments (other than assets held for index-linked and unit-linked contracts)	R0070	6,599	Risk margin	R0550	2,169
Property (other than for own use)	R0080	0	Technical provisions - health (similar to non-life	R0560	-298
Holdings in related undertakings, including participations	R0090	0	TP calculated as a whole	R0570	0
Equities	R0100	0	Best Estimate	R0580	-305
Equities - listed	R0110	0	Risk margin	R0590	7
Equities - unlisted	R0120	0	Technical provisions - life (excluding index-	R0600	0
Bonds	R0130	0	Technical provisions - health (similar to life)	R0610	0
Government Bonds	R0140	0	TP calculated as a whole	R0620	0
Corporate Bonds	R0150	0	Best Estimate	R0630	0
Structured notes	R0160	0	Risk margin	R0640	0
Collateralised securities	R0170	0	Technical provisions - life (excluding health	R0650	0
Collective Investments Undertakings	R0180	0	TP calculated as a whole	R0660	0
Derivatives	R0190	0	Best Estimate	R0670	0
Deposits other than cash equivalents	R0200	6,599	Risk margin	R0680	0
			Technical provisions - index-linked and unit-		0
Other investments	R0210	0	linked	R0690	
Assets held for index-linked and unit-linked contracts	R0220	0	TP calculated as a whole	R0700	0
Loans and mortgages	R0230	0	Best Estimate	R0710	0
Loans on policies	R0240	0	Risk margin	R0720	0
Loans and mortgages to individuals	R0250	0	Contingent liabilities	R0740	0
Other loans and mortgages	R0260	0	Provisions other than technical provisions	R0750	0
Reinsurance recoverables from:	R0270	90,076	Pension benefit obligations	R0760	0
Non-life and health similar to non-life	R0280	90,076	Deposits from reinsurers	R0770	0
Non-life excluding health	R0290	90,076	Deferred tax liabilities	R0780	0
Health similar to non-life	R0300	0	Derivatives	R0790	0
Life and health similar to life, excluding health and index-linked and unit-linked	R0310	0	Debts owed to credit institutions	R0800	0
Health similar to life	R0320	0	Financial liabilities other than debts owed to credit institutions	R0810	0
Life excluding health and index-linked and unit-linked	R0320 R0330	0	Insurance & intermediaries payables	R0810 R0820	0
Life index-linked and unit-linked	R0340	0	Reinsurance pay ables	R0820 R0830	0
Deposits to cedants	R0340	0	Payables (trade, not insurance)	R0840	0
Insurance and intermediaries receivables	R0360	0	Subordinated liabilities	R0850	0
Reinsurance receivables	R0300	6,779	Subordinated liabilities not in BOF	R0850	0
Receivables (trade, not insurance)	R0370 R0380	216	Subordinated liabilities in BOF	R0870	0
Own shares (held directly)	R0390	0	Any other liabilities, not elsewhere shown	R0870	651
Amounts due in respect of own fund items or initial fund called up but not yet	R0400	0	Total liabilities	R0900	75,068
Cash and cash equivalents	R0400 R0410	2,371	Excess of assets over liabilities	R1000	31,923
Any other assets, not elsewhere shown	R0410 R0420	0	LACESS OF ASSETS OVER HADRINGS	11000	51,745
Total assets	R0420 R0500	106.991	1		
- viii 10,500	10500	100,771			

S.05.01.02 – Premiums, claims and expenses by line of business

Annex I

S.05.01.02

Premiums, claims and expenses by line of business

		Line o	f Business for	non-life insur	ance and	reinsurance	obligations (direct b	isiness and	Line of Bus	Line of Business for: non-life Line of business for:					
		M edical expense insurance	Income protection insurance	Workers' compensation insurance	Motor vehicle liability insurance	Other motor insurance	Marine, aviation and transport insurance	Fire and other damage to property insurance	Assistance	Miscellaneous financial loss	Health	Casualty	Marine, aviation, transport	Property	Total
		C0010	C0020	C0030	C0040	C0050	C0060	C0070	C0110	C0120	C0130	C0140	C0150	C0160	C0200
Premiums written													_		
Gross - Direct Business	R0110	210	C	0	0	0	69,148	,	0	2,598	$\left. \right\rangle$	\geq	\ge	>	96,470
Gross - Proportional reinsurance accepted	R0120	0	C	0	0	0	34,206	12,772	0	0	>	\triangleright	$>\!$	>>	46,978
Gross - Non-proportional reinsurance accepted	R0130	$\left. \right\rangle$	\succ	\searrow	\times	$>\!$	\backslash	\setminus	\setminus	\backslash					
Reinsurers' share	R0140	0	C	0	0	0	88,519		0	1,734					126,947
Net	R0200	210	C	0	0	0	14,836	592	0	864					16,501
Premiums earned															
Gross - Direct Business	R0210	210	C	0	0	0	69,148		0	2,429	\times	\geq	\geq	\succ	96,297
Gross - Proportional reinsurance accepted	R0220	0	C	0	0	0	34,206	12,773	0	0	$>\!$	\triangleright	\geq	$>\!\!\!\!\!\!\!\!\!\!\!\!\!$	46,979
Gross - Non-proportional reinsurance accepted	R0230	0	C	0	0	0	0	0	0	0					0
Reinsurers' share	R0240	0	C	0	0	-	88,519		0	1,734					126,947
Net	R0300	210	C	0	0	0	14,836	588	0	695					16,329
Claims incurred				-					-			-			
Gross - Direct Business	R0310	0	C	0	0	0	70,445		0	0	$>\!$	\succ	\succ	$>\!$	74,026
Gross - Proportional reinsurance accepted	R0320	0	C	0	0	0	38,056	17,976	0	0	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	\geq	\geq	$>\!\!\!\!\!\!\!\!\!\!\!\!$	56,032
Gross - Non-proportional reinsurance accepted	R0330	\succ	\succ	\geq	\times	\succ	\ge	\setminus	\geq	\geq					
Reinsurers' share	R0340	0	C	0	0	0	109,097	21,676	0	0	0	0	0	0	130,772
Net	R0400	0	C	0	0	0	-596	-118	0	0	0	0	0	0	-714
Changes in other technical provisions															
Gross - Direct Business	R0410	0	C	0	0	0	0	0	0	0	\times	\geq	\times	\succ	0
Gross - Proportional reinsurance accepted	R0420	0	C	0	0	0	0	0	0	0	\ge	\geq	\geq	\geq	0
Gross - Non- proportional reinsurance accepted	R0430	\geq	$>\!\!<$	\geq	\times	\geq	\setminus	\setminus	\ge	\geq					
Reinsurers'share	R0440	0	C	0	0	0	0	0	0	0					0
Net	R0500	0	C	0	0	0	0	0	0	0					0
Expenses incurred	R0550	10	C	0	0	0	9,896	7,233	0	412					17,551
Other expenses	R1200	\geq	> <	\geq	\times	$>\!$	\searrow	\mathbf{X}	\succ	>	\succ	\geq	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	$>\!$	
Total expenses	R1300	\ge	\geq	\geq	\times	\geq	\geq	$\overline{\langle}$	\ge	>	\succ	\triangleright	\geq	$>\!$	17,551

S.05.02.01 – Premiums, claims and expenses by country

Annex I

S.05.02.01

Premiums, claims and expenses by country

		Home Country	Top 5 count	ries (by amou	nt of gross pro obligations	emiums written) - non-life	Total Top 5 and home country			
		C0010	C0020								
	R0010	\geq	Germany	Mexico	Spain	United States	Italy	>			
		C0080	C0090	C0100	C0110	C0120	C0130	C0140			
Premiums written											
Gross - Direct Business	R0110	0	54,549	0	11,241	0	505	66,295			
Gross - Proportional reinsurance accepted	R0120	0	502	13,104	806	8,386	7,284	30,082			
Gross - Non-proportional reinsurance accepted	R0130	0	0	0	0	0	0	0			
Reinsurers' share	R0140	0	48,719	11,596	10,661	7,421	6,893	85,291			
Net	R0200	0	6,332	1,507	1,386	965	896	11,086			
Premiums earned								0			
Gross - Direct Business	R0210	0	54,549	0	11,241	0	505	66,295			
Gross - Proportional reinsurance accepted	R0220	0	502	13,104	806	8,386	7,284	30,082			
Gross - Non-proportional reinsurance accepted	R0230	0	0	0	0	0	0	0			
Reinsurers' share	R0240	0	48,719	11,596	10,661	7,421	6,893	85,291			
Net	R0300	0	6,332	1,507	1,386	965	896	11,086			
Claims incurred								0			
Gross - Direct Business	R0310	0	41,858	0	8,626	0	387	50,871			
Gross - Proportional reinsurance accepted	R0320	0	599	15,629	961	10,002	8,688	35,880			
Gross - Non-proportional reinsurance accepted	R0330	0	0	0	0	0	0	0			
Reinsurers' share	R0340	0	42,457	15,629	9,587	10,002	9,076	86,751			
Net	R0400	0	0	0	0	0	0	0			
Changes in other technical provisions								0			
Gross - Direct Business	R0410	0	0	0	0	0	0	0			
Gross - Proportional reinsurance accepted	R0420	0	0	0	0	0	0	0			
Gross - Non- proportional reinsurance accepted	R0430	0	0	0	0	0	0	0			
Reinsurers'share	R0440	0	0	0	0	0	0	0			
Net	R0500	0	0	0	0	0	0	0			
Expenses incurred	R0550	0	6,736	1,603	1,474	1,026	953	11,792			
Other expenses	R1200	>	\geq	\geq	>	>	>				
Total expenses	R1300	\geq	\geq	$>\!$	\geq	\geq	\geq	11,792			

S.17.01.02 – Non Life technical provisions

Annex I S.17.01.02 Non-life Technical Provisions 31/12/2019

	[Direc	t business and	accepted pro	portional re	insurance		Direct bu	siness and	Acce	pted non-propo	rtional reinsu	rance	
								Fire and					Non-		
		Medical	Income	Workers'	Motor	Other	M arine,	other			Non-	Non-	proportional	Non-	Total Non-
		expense	protection	compensation	vehicle	motor	aviation and	damage to	Assistance		1 1	proportional	marine,	proportional	Life
		insurance	insurance	insurance	liability	insurance	transport	property		financial loss	health	casualty	aviation and	property	obligation
					insurance		insurance	insurance			reinsurance	reinsurance	transport reinsurance	reinsurance	
		C0020	C0030	C0040	C0050	C0060	C0070	C0080	C0120	C0130	C0140	C0150	C0160	C0170	C0180
Technical provisions calculated as a whole	R0010	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Total Recoverables from reinsurance/SPV and Finite Re after the															
adjustment for expected losses due to counterparty default	R0050	-	-	-	-	-	-	-	-	-	-	-	-	-	-
associated to TP as a whole															
Technical provisions calculated as a sum of BE and RM		\succ	\succ	>	\succ	\succ	$\left \right>$	\succ	\geq	>	$>\!$	\ge	\ge	\geq	$>\!$
Best estimate		$\geq \leq$	\times	\setminus	\setminus	\times	\setminus	\times	\wedge	\times	\geq	\setminus	$\left \right\rangle$	\times	\geq
Premium provisions		\geq	$>\!$	>	>	$>\!$	>	$>\!\!\!>$	> <	$>\!\!\!<$	$>\!$	$>\!$	$\left\langle \right\rangle$	$>\!\!<$	$>\!\!\!<$
	R0060	- 105	-	-	-	-	17,268	- 7,558	-	- 839	-	-	-	-	8,766
Total recoverable from reinsurance/SPV and Finite Re after the	R0140						19,789	- 14,963		- 437	-	-	-	-	4,389
adjustment for expected losses due to counterparty default	D	105					2,402	7.405		102					1.400
Net Best Estimate of Premium Provisions Claims provisions	R0150	- 105	\sim		\sim	\sim	- 2,492	7,405		- 402	-		-	-	4,406
	R0160	- 200	\frown			\frown	41.094	22.235		346					63.475
Total recoverable from reinsurance/SPV and Finite Reafter the		- 200					1	1		540					,
adjustment for expected losses due to counterparty default	R0240						65,285	20,524			-	-	-	-	85,810
5 1 1 5	R0250	- 200					- 24,097	1,710		346	-	-	-	-	- 22,241
Total Best estimate - gross	R0260	- 305					58,362	14,677		- 493	-	-	-	-	72,241
Total Best estimate - net	R0270	- 305					- 26,589	9,115		- 56	-	-	-	-	- 17,835
Risk margin	R0280	7					1,973	104		92	-	-	-	-	2,176
Amount of the transitional on Technical Provisions		$>\!$	$>\!$	>	$\left.\right\rangle$	$>\!$	>	$>\!\!\!\!>$	>	$>\!\!\!\!>$	$>\!$	$\left.\right\rangle$	>	>	$>\!\!\!>$
	R0290										-	-	-	-	-
	R0300										-	-	-	-	-
	R0310	< >	< /		$\langle \rangle$	<									
Technical provisions - total	R0320	- 298					60.335	14.781		- 401					74.417
Technical provisions - total	K0320	- 298					00,335	14,781		- 401	-	-	-	-	/4,41/
Recoverable from reinsurance contract/SPV and Finite Re after the adjustment for expected losses due to counterparty default - total	R0330						84,951	5,562		- 437	-	-	-	-	90,076
Technical provisions minus recoverables from reinsurance/SPV and Finite Re - total	R0340	- 298					- 24,616	9,219		36	-	-	-	-	- 15,659

S.19.01.21 – Claims Developments

Annex I S.19.01.21 Non-life Insurance Claims Information

Total Non-Life Business

Accident year / Underwriting year	Z0010	Underwriting Year

Gross Claims Paid (non-cumulative)

(absolute amount)

						Development yea	ar							In Current year	Sum of years
	Year	0	1	2	3	4	5	6	7	8	9	10 & +		in current year	(cumulative)
		C0010	C0020	C0030	C0040	C0050	C0060	C0070	C0080	C0090	C0100	C0110		C0170	C0180
Prior	R0100	\sim	>	\geq	\geq	>	\mathbb{N}	\geq	$>\!$	\geq	\setminus		R0100		
N-9	R0160												R0160		
N-8	R0170											-	R0170		
N-7	R0180												R0180		
N-6	R0190	19,433	25,336	5,143	143	222	247	- 102		-			R0190	- 102	50,423
N-5	R0200	7,217	11,387	1,918	1,201	470	- 364						R0200	- 364	21,829
N-4	R0210	14,030	12,612	6,140	1,116	189							R0210	189	34,086
N-3	R0220	41,120	33,804	6,546	14,144								R0220	14,144	95,614
N-2	R0230	33,929	37,863	7,915									R0230	7,915	79,707
N-1	R0240	50,886	47,374										R0240	47,374	98,260
Ν	R0250	58,232											R0250	58,232	58,232
												Tota	R0260	127,389	438,153

Gross undiscounted Best Estimate Claims Provisions

(absolute amount)

		,				Development yes	ar					
	Year	0	1	2	3	4	5	6	7	8	9	10 & +
		C0200	C0210	C0220	C0230	C0240	C0250	C0260	C0270	C0280	C0290	C0300
Prior	R0100	\langle	\backslash	\geq	>	\langle	\langle	$\left \right\rangle$	\setminus	\langle	\setminus	-
N-9	R0160							277	285	-	-	
N-8	R0170						436	33	-	-		
N-7	R0180					233	236	-	-			
N-6	R0190				1,093	404	260	-				
N-5	R0200			867	158	0	1					
N-4	R0210		9,524	2,405	283	40						
N-3	R0220	72,243	19,889	15,616	1,062							
N-2	R0230	56,784	15,769	4,202								
N-1	R0240	61,255	12,096									
Ν	R0250	46,479										
			-									

		Year end (discounted
		C0360
	R0100	-
	R0160	-
	R0170	-
	R0180	-
	R0190	-
	R0200	1
	R0210	41
	R0220	268
	R0230	4,228
	R0240	12,171
	R0250	46,767
Total	R0260	63,475

S23.01.01 - Own Funds

Annex I S.23.01.01 Own funds 31/12/2019

		Total	Her I -	
		G0010	unrestricted	╀
Paris any finds before deduction for participations in all - formain sector - formation in art 1 (0)		C0010	C0020	╉
Basic own funds before deduction for participations in other financial sector as foreseen in article 68 of		\succ	\times	
Delegated Regulation (EU) 2015/35	B 0040			4
Ordinary share capital (gross of own shares)	R0010	5,113	5,113	┦
Share premium account related to ordinary share capital	R0030 R0040	-	-	╉
Initial funds, members' contributions or the equivalent basic own - fund item for mutual and mutual-type undertakings Subordinated mutual member accounts	R0040 R0050	-	·	╉
Subordinated mutual memoer accounts	R0050 R0070	-	\sim	$\frac{1}{2}$
Preference shares	R0090	-	$\overline{\mathbf{X}}$	t
Share premium account related to preference shares	R0110		>	t
Reconciliation reserve	R0130	17,856	17,856	Ì
Subordinated liabilities	R0140	-	\sim	1
An amount equal to the value of net deferred tax assets	R0160	838	\sim	1
Other own fund items approved by the supervisory authority as basic own funds not specified above	R0180	8,117	8,117	Ĩ
Own funds from the financial statements that should not be represented by the reconciliation reserve and do not		\langle	\searrow	1
meet the criteria to be classified as Solvency II own funds			\nearrow	
Own funds from the financial statements that should not be represented by the reconciliation reserve and do not meet the	-	~ ```	\leq	1
criteria to be classified as Solvency II own funds	R0220	-	\nearrow	
Deductions		$\!$	$\overline{}$	1
Deductions for participations in financial and credit institutions	R0230	-		1
Total basic own funds after deductions	R0290	31,923	31,085	Ī
Ancillary own funds		$\left \right\rangle$	$\left. \right\rangle$	Ι
Unpaid and uncalled ordinary share capital callable on demand	R0300	-	\geq	
Unpaid and uncalled initial funds, members' contributions or the equivalent basic own fund item for mutual and mutual - type	R0310		\searrow	
undertakings, callable on demand	K 0310	-	\frown	
Unpaid and uncalled preference shares callable on demand	R0320	-	\geq	
A legally binding commitment to subscribe and pay for subordinated liabilities on demand	R0330	-	\geq	╏
Letters of credit and guarantees under Article 96(2) of the Directive 2009/138/EC	R0340	-	\sim	┦
Letters of credit and guarantees other than under Article 96(2) of the Directive 2009/138/EC	R0350	-	\sim	╇
Supplementary members calls under first subparagraph of Article 96(3) of the Directive 2009/138/EC	R0360	-	>	╇
Supplementary members calls - other than under first subparagraph of Article 96(3) of the Directive 2009/138/EC	R0370	-	$\!$	+
Other ancillary own funds	R0390	-	$\!$	+
Total ancillary own funds	R0400		\bigcirc	╉
Available and eligible own funds	D0500	31.923	31.085	-
Total available own funds to meet the SCR Total available own funds to meet the MCR	R0500 R0510	31,923	31,085	┥
Total eligible own funds to meet the SCR	R0510 R0540	31,083	31,085	-
Total eligible own funds to meet the MCR	R0540 R0550	31,925	31,085	-
SCR	R0530 R0580	12,940	51,005	1
MCR	R0600	3,235		1
Ratio of Eligible own funds to SCR	R0620	247%	>	1
Ratio of Eligible own funds to Soft	R0640	961%	\gg	1
			~ ``	-
		C0060		
Reconciliation reserve		\succ	\sim	1
Excess of assets over liabilities	R0700	31,923	\searrow	1
Own shares (held directly and indirectly)	R0710	-	\sim	1
Foreseeable dividends, distributions and charges	R0720	-	>	1
Other basic own fund items	R0730	14,067	>	1
Adjustment for restricted own fund items in respect of matching adjustment portfolios and ring fenced funds	R0740	-	>	1
Reconciliation reserve	R0760	17,856	>	t
Expected profits	_107.00		>	t
Expected profits included in future premiums (EPIFP) - Life business	R0770	<u> </u>	\Leftrightarrow	t
Expected profits included in future premiums (EPIFP) - Non-life business	R0770 R0780	-	\Leftrightarrow	ł
Total Expected profits included in future premiums (EPIFP)	R0790	-	\Leftrightarrow	ł
Town Experies profiles included in luture premiums (EA IEI)	10/20	-	\sim	1

Tier 1 -

Total

Tier 1 -

restricted C0030 Tier 2

C0040

Tier 3

C0050

838

838

838

S25.01.21 – SCR using standard formula

Annex I

S.25.01.21

Solvency Capital Requirement - for undertakings on Standard Formula 31/12/2019

Market risk

Counterparty default risk Life underwriting risk

Health underwriting risk

Non-life underwriting risk

Diversification

Intangible asset risk

Basic Solvency Capital Requirement

Calculation of Solvency Capital Requirement

Operational risk

Loss-absorbing capacity of technical provisions

Loss-absorbing capacity of deferred taxes

Capital requirement for business operated in accordance with Art. 4 of Directive 2003/41/EC

Solvency capital requirement excluding capital add-on

Capital add-on already set

Solvency capital requirement

Other information on SCR

Capital requirement for duration-based equity risk sub-module Total amount of Notional Solvency Capital Requirement for remaining part Total amount of Notional Solvency Capital Requirements for ring fenced funds Total amount of Notional Solvency Capital Requirement for matching adjustment portfolios Diversification effects due to RFF nSCR aggregation for article 304

	Gross solvency capital requirement	USP	Simplifications
	C0110	C0090	C0100
R0010	967	\geq	
R0020	5,254	\geq	\searrow
R0030	-		
R0040	31		
R0050	5,857		
R0060	-2,155	\geq	\searrow
R0070	-	\sim	\geq
R0100	9,954	\geq	\geq

	C0100	
R0130	2,986	
R0140		-
R0150		-
R0160		-
R0200	12,940	
R0210		-
R0220	12,940	
R0400		-
R0410		-
R0420		-
R0430		-
R0440		-

S28.01.01 - MCR

Annex I S.28.01.01

Minimum Capital Requirement - Only life or only non-life insurance or reinsurance activity

Linear formula component for non-life insurance and reinsurance obligations 31.12.2019

		C0010			
MCR _{NL} Result	R0010	3,092			
				Net (of	Net (of reinsurance)
				reinsurance/SPV)	written premiums in the
				best estimate and	last 12 months
				TP calculated as a	
				whole	
				C0020	C0030
Medical expense insurance and proportional reinsurance	ce		R0020	-	210
Income protection insurance and proportional reinsura	nce		R0030	-	-
Workers' compensation insurance and proportional rein	nsurance		R0040	-	-
Motor vehicle liability insurance and proportional rein	surance		R0050	-	-
Other motor insurance and proportional reinsurance			R0060	-	-
Marine, aviation and transport insurance and proportion	onal reinsui	ance	R0070	-	14,806
Fire and other damage to property insurance and property	ortional rei	nsurance	R0080	9,115	621
General liability insurance and proportional reinsurance	e		R0090	-	-
Credit and suretyship insurance and proportional reins	surance		R0100	-	-
Legal expenses insurance and proportional reinsurance			R0110	-	-
Assistance and proportional reinsurance			R0120	-	-
Miscellaneous financial loss insurance and proportiona	al reinsuran	ce	R0130	-	864
Non-proportional health reinsurance			R0140	-	-
Non-proportional casualty reinsurance			R0150	-	-
Non-proportional marine, aviation and transport reinsu	urance		R0160	-	-
Non-proportional property reinsurance			R0170	-	-

Linear formula component for life insurance and reinsurance obligations

	ſ	C0040			
MCR _L Result	R0200				
			-	Net (of	Net (of reinsurance/SPV)
				reinsurance/SPV)	total capital at risk
				best estimate and	
				TP calculated as a	
				whole	
				C0050	C0060
Obligations with profit participation - guaranteed bene	efits		R0210		
Obligations with profit participation - future discretion	nary benefit	s	R0220		
Index-linked and unit-linked insurance obligations			R0230		
Other life (re)insurance and health (re)insurance obligation	tions		R0240		
Total capital at risk for all life (re)insurance obligations	s		R0250	\backslash	

Overall MCR calculation

		C0070
Linear MCR	R0300	3,092
SCR	R0310	12,940
MCR cap	R0320	58,232
MCR floor	R0330	3,235
Combined MCR	R0340	3,235
Absolute floor of the MCR	R0350	2,500
		C0070
Minimum Capital Requirement	R0400	3,235