

VALUING OUR CUSTOMERS

PENSION INSURANCE CORPORATION GROUP LIMITED
PENSION INSURANCE CORPORATION PLC
SOLVENCY AND FINANCIAL CONDITION REPORT 31 DECEMBER 2018

The purpose of Pension Insurance Corporation plc ("PIC") is to pay the pensions of its current and future policyholders. PIC is a specialist insurer which provides secure and stable retirement incomes through financial strength, leading customer service, comprehensive risk management and excellence in asset and liability management. Delivering on this purpose provides attractive returns for shareholders and fulfilling careers for employees.



PIC has insured 192,100 pension scheme members and has £31.4 billion in financial investments, accumulated through the provision of 186 tailored pension insurance buyouts and buy-ins to the trustees and sponsors of UK defined benefit pension schemes.

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Pension Insurance Corporation Group Limited is the ultimate parent company of Pension Insurance Corporation plc. Pension Insurance Corporation plc is registered in England and Wales under company number 05706720. It is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and Prudential Regulation Authority (FRN 454345). Its registered office is at 14 Cornhill, London EC3V 3ND.

DIRECTORS' RESPONSIBILITY STATEMENT

We acknowledge our responsibility for preparing the insurer and Group Solvency and Financial Condition Report ("SFCR") in all material respects in accordance with the Prudential Regulation Authority ("PRA") Rules and the Solvency II Regulations.

We are satisfied that:

a) throughout the financial year in question, the insurer and Group have complied in all material respects with the requirements of the PRA Rules and the Solvency II Regulations as applicable at the level of the insurer and Group; and

b) it is reasonable to believe that the insurer and Group have continued so to comply subsequently and will continue so to comply in future.

Kranill

Tracy Blackwell

Director

Signed on behalf of the Board of Directors

29 May 2019

REPORT OF THE INDEPENDENT EXTERNAL AUDITOR

REPORT OF THE EXTERNAL INDEPENDENT AUDITOR TO THE DIRECTORS OF PENSION INSURANCE CORPORATION GROUP LIMITED ('THE COMPANY') PURSUANT TO RULE 4.1 (2) OF THE EXTERNAL AUDIT PART OF THE PRA RULEBOOK APPLICABLE TO SOLVENCY II FIRMS

REPORT ON THE AUDIT OF THE RELEVANT ELEMENTS OF THE GROUP SOLVENCY AND FINANCIAL CONDITION REPORT

Opinion

Except as stated below, we have audited the following documents prepared by Pension Insurance Corporation as at 31 December 2018:

- The 'Valuation for solvency purposes' and 'Capital Management' sections of the Group Solvency and Financial Condition Report of Pension Insurance Corporation as at 31 December 2018, ('the Narrative Disclosures subject to audit'); and
- > Group templates S02.01.02, S22.01.22, S23.01.22, S32.01.22 and Company Templates S02.01.02, S22.01.21, S23.01.01, S28.01.01 ('the Templates subject to audit').

The Narrative Disclosures subject to audit and the Templates subject to audit are collectively referred to as the 'Relevant Elements of the Group Solvency and Financial Condition Report'.

We are not required to audit, nor have we audited, and as a consequence do not express an opinion on the Other Information which comprises:

- > information contained within the Relevant Elements of the Group Solvency and Financial Condition Report set out about above which are, or derive from the Solvency Capital Requirement, as identified in the Appendix to this report
- > The 'Business and performance', 'System of governance' and 'Risk profile' sections of the Group Solvency and Financial Condition Report:
- > Group templates S05.01.02, S05.02.01, S.25.02.22, S.25.03.22;
- > Company templates S05.01.02, S05.02.01, S.19.01.21, S25.02.21, S25.03.21:
- > Information calculated in accordance with the previous regime used in the calculation of the transitional measure on technical provisions, and as a consequence all information relating to the transitional measures on technical provisions as set out in the Appendix to this report where disclosed;
- > the written acknowledgement by the Directors of their responsibilities, including for the preparation of the Group Solvency and Financial Condition Report ('the Responsibility Statement');
- Information which pertains to an undertaking that is not a Solvency II undertaking and has been prepared in accordance with PRA rules other than those implementing the Solvency II Directive or in accordance with an EU instrument other than the Solvency II regulations. 'the sectoral information'.

To the extent the information subject to audit in the relevant elements of the Solvency and Financial Condition Report includes amounts that are totals, sub-totals or calculations derived from the Other Information, we have relied without verification on the Other Information.

In our opinion, the information subject to audit in the Relevant Elements of the Group Solvency and Financial Condition Report of Pension Insurance Corporation as at 31 December 2018 is prepared, in all material respects, in accordance with the financial reporting provisions of the PRA Rules and Solvency II regulations on which they are based, as modified by relevant supervisory modifications, and as supplemented by supervisory approvals and determinations.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) including ISA (UK) 800 and ISA (UK) 805, and applicable law. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Relevant Elements of the Group Solvency and Financial Condition Report section of our report. We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the Group Solvency and Financial Condition Report in the UK, including the FRC's Ethical Standard as applied to public interest entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter - special purpose basis of accounting

We draw attention to the 'Valuation for solvency purposes' and/ or 'Capital Management' and sections of the Group Solvency and Financial Condition Report, which describe the basis of accounting. The Group Solvency and Financial Condition Report is prepared in compliance with the financial reporting provisions of the PRA Rules and Solvency II regulations, and therefore in accordance with a special purpose financial reporting framework. The Group Solvency and Financial Condition Report is required to be published, and intended users include but are not limited to the Prudential Regulation Authority. As a result, the Group Solvency and Financial Condition Report may not be suitable for another purpose. Our opinion is not modified in respect of this matter.

Conclusions relating to going concern

We have nothing to report in respect of the following matters in relation to which the ISAs (UK) require us to report to you if:

- > the directors' use of the going concern basis of accounting in the preparation of the SFCR is not appropriate; or
- > the directors have not disclosed in the SFCR any identified material uncertainties that may cast significant doubt about the company's ability to continue to adopt the going concern basis of accounting for a period of at least twelve months from the date when the SFCR is authorised for issue.

REPORT OF THE INDEPENDENT EXTERNAL AUDITOR (continued)

Other Information

The Directors are responsible for the Other Information.

Our opinion on the Relevant Elements of the Group Solvency and Financial Condition Report does not cover the Other Information and, accordingly, we do not express an audit opinion or any form of assurance conclusion thereon.

In connection with our audit of the Group Solvency and Financial Condition Report, our responsibility is to read the Other Information and, in doing so, consider whether the Other Information is materially inconsistent with the Relevant Elements of the Group Solvency and Financial Condition Report, or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the Relevant Elements of the Group Solvency and Financial Condition Report or a material misstatement of the Other Information. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Directors for the Group Solvency and Financial Condition Report

The Directors are responsible for the preparation of the Group Solvency and Financial Condition Report in accordance with the financial reporting provisions of the PRA rules and Solvency II regulations which have been modified by the modifications, and supplemented by the approvals and determinations made by the PRA under section 138A of FSMA, the PRA Rules and Solvency II regulations on which they are based.

The Directors are also responsible for such internal control as they determine it is necessary to enable the preparation of a Group Solvency and Financial Condition Report that is free from material misstatement, whether due to fraud or error; assessing the company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern; and using the going concern basis of accounting unless they either intend to liquidate the company or to cease operations, or have no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the Relevant Elements of the Group Solvency and Financial Condition Report

It is our responsibility to form an independent opinion as to whether the Relevant Elements of the Group Solvency and Financial Condition Report are prepared, in all material respects, with financial reporting provisions of the PRA Rules and Solvency II regulations on which it they based, as modified by relevant supervisory modifications, and as supplemented by supervisory approvals and determinations.

Our objectives are to obtain reasonable assurance about whether the Relevant Elements of the Group Solvency and Financial Condition Report are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but it is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the decision making or the judgement of the users taken on the basis of the Relevant Elements of the Group Solvency and Financial Condition Report.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at: www.frc.org.uk/auditorsresponsibilities

Other Matter

The Company has authority to calculate its Group Solvency Capital Requirement using a internal model ("the Model") approved by the Prudential Regulation Authority in accordance with the Solvency II Regulations. In forming our opinion (and in accordance with PRA Rules), we are not required to audit the inputs to, design of, operating effectiveness of and outputs from the Model, or whether the Model is being applied in accordance with the Company's application or approval order.

Report on Other Legal and Regulatory Requirements Sectoral Information

In our opinion, in accordance with Rule 4.2 of the External Audit Part of the PRA Rulebook for Solvency II firms, the **sectoral information** has been properly compiled in accordance with the PRA rules and EU instruments relating to that undertaking from information provided by members of the group and the relevant insurance group undertaking.

Other Information

In accordance with Rule 4.1 (3) of the External Audit Part of the PRA Rulebook for Solvency II firms we are also required to consider whether the Other Information is materially inconsistent with our knowledge obtained in the audit of Pension Insurance Corporation's statutory financial statements. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

The purpose of our audit work and to whom we owe our responsibilities

This report of the external auditor is made solely to the company's directors, as its governing body, in accordance with the requirement in Rule 4.1 (2) of the External Audit Part of the PRA Rulebook for Solvency II firms and the terms of our engagement. We acknowledge that the directors are required to submit the report to the PRA, to enable the PRA to verify that an auditor's report has been commissioned by the company's directors and issued in accordance with the requirement set out in Rule 4.1 (2) of the External Audit Part of the PRA Rulebook for Solvency II firms and to facilitate the discharge by the PRA of its regulatory functions in respect of the company, conferred on the PRA by or under the Financial Services and Markets Act 2000.

Our audit has been undertaken so that we might state to the company's directors those matters we are required to state to them in an auditor's report issued pursuant to Rule 4.1 (2) and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company through its governing body, for our audit, for this report, or for the opinions we have formed.

Philip Smart for and on behalf of KPMG LLP

15 Canada Square London E14 5GL

King Small

29 May 2019

REPORT OF THE INDEPENDENT EXTERNAL AUDITOR (continued)

- > The maintenance and integrity of Pension Insurance Corporation's website is the responsibility of the directors; the work carried out by the auditors does not involve consideration of these matters and, accordingly, the auditors accept no responsibility for any changes that may have occurred to the Solvency and Financial Condition Report since it was initially presented on the website.
- > Legislation in the United Kingdom governing the preparation and dissemination of Solvency and Financial Condition Reports may differ from legislation in other jurisdictions.

Appendix – relevant elements of the Group Solvency and Financial Condition Report that are not subject to audit Group internal model

The relevant elements of the Group Solvency and Financial Condition Report that are not subject to audit comprise:

- > The following elements of Group template S.02.01.02:
 - Row R0550: Technical provisions non-life (excluding health)
 risk margin
 - Row R0590: Technical provisions health (similar to non-life)
 risk margin
 - Row R0640: Technical provisions health (similar to life)
 risk margin
 - Row R0680: Technical provisions life (excluding health and index-linked and unit-linked) – risk margin
 - Row R0720: Technical provisions Index-linked and unit-linked risk margin
- > The following elements of Group template S.22.01.22
 - Column C0030 Impact of transitional measures on technical provisions
 - Row R0010 Technical provisions
 - Row R0090 Solvency Capital Requirement

- > The following elements of Group template S.23.01.22
 - Row R0020: Non-available called but not paid in ordinary share capital at group level
 - Row R0060: Non-available subordinated mutual member accounts at group level
 - Row R0080: Non-available surplus at group level
 - Row R0100: Non-available preference shares at group level
 - Row R0120: Non-available share premium account related to preference shares at group level
 - Row R0150: Non-available subordinated liabilities at group level
 - Row R0170: The amount equal to the value of net deferred tax assets not available at the group level
 - Row R0190: Non-available Own Funds related to other Own Funds items approved by supervisory authority
 - Row R0210: Non-available minority interests at group level
 - Row R0380: Non-available ancillary Own Funds at group level
 - Rows R0410 to R0440 Own Funds of other financial sectors
 - Row R0680: Group SCR
 - Row R0740: Adjustment for restricted own fund items in respect of matching adjustment portfolios and ring fenced funds
 - Row R0750: Other non-available Own Funds
- > Elements of the Narrative Disclosures subject to audit identified as 'unaudited'.

SUMMARY

The Solvency and Financial Condition Report ("SFCR") is an annual report that is required to be produced under the European Union ("EU") and UK law, as part of the Solvency II regime.

The Group is required to produce a single SFCR, covering both Pension Insurance Corporation plc ("PIC", or "the Company") and Pension Insurance Corporation Group Limited ("PICG", or "the Group"). This requirement is set out in a direction made by the Prudential Regulatory Authority ("PRA") on 19 December 2016. This direction is in force until 19 December 2019.

The SFCR is a public document and is published on the Company's website. It is also provided to the Company's prudential regulator, the PRA.

The content of the SFCR is prescribed by the EU regulation, and must contain the following sections:

SECTION	DESCRIPTION OF CONTENT
Business and Performance	Provides the basic information on the Group and Company, and gives a summary of the business performance during the year in question.
System of Governance	Provides governance information on the Group and Company including Board and Committee structure, responsibilities, and details of the principal process.
Risk Profile	Provides qualitative and quantitative information regarding the risks that face the Group and Company, and how they are managed.
Valuation for Solvency Purposes	Provides values for the Group and Company's assets and liabilities in accordance with IFRS and Solvency rules, gives details on the assumptions used in the valuations, and provides explanation on valuation differences between IFRS and Solvency II.
Capital Management	Provides detail on the regulatory capital (Own Funds) which the Group and Company must hold in line with Solvency II rules, and the composition of such Own Funds.

A summary of the content of each of these sections is provided below:

Business and performance

The Group and Company continued to trade profitably during 2018. The Group made an IFRS profit before tax of £477 million (2017: £383 million). This was primarily made up of profits before tax from PIC of £454 million (2017: £391 million), together with profits from other companies of £23 million (2017: £8 million loss). Profits from other companies were mainly due to a one-off credit in PICG as a result of changes in recharging the share-based payment expenses between the Group entities. This resulted in a one-off charge in PIC of £25 million and a one-off credit in PICG of the same amount.

On 21 September 2018, the Group successfully issued a further tranche of £350 million subordinated loan notes due 2030 with a fixed coupon of 5.625% paid annually in arrears. The 12-year bond represents the Group's largest debt issuance to date, following two earlier issuances of £300 million and £250 million in 2014 and 2016 respectively.

Statement of comprehensive income highlights - PIC

	2018	2017
	£m	£m
Gross premiums written	7,150	3,704
Net premiums revenue earned	7,121	3,663
Investment return (including commissions earned)	(977)	1,093
Total revenue	6,144	4,756
Claims paid	(1,174)	(909)
Change in insurance liabilities	(4,323)	(3,324)
Operating expenses	(147)	(91)
Finance costs	(46)	(41)
Total claims and expenses	(5,690)	(4,365)
Profit before tax	454	391

SUMMARY (continued)

Premiums

Gross premiums written have increased significantly from £3,704 million in 2017 to £7,150 million in 2018 as a result of 30 new business transactions completed during the year (2017: 20).

Net premiums earned represent the gross premiums written less the premiums ceded to reinsurers. These grew at broadly the same rate as gross premiums, following the seven (2017: seven) new reinsurance transactions concluded in 2018.

Investment return

Investment return comprises interest received on fixed income securities, the realised and unrealised gains or losses on financial investments.

Interest received increased from £631 million in 2017 to £729 million in 2018 reflecting the growth in the investment portfolio.

The net movement in the fair value of assets, including realised and unrealised items, was a loss of £1,672 million compared to a gain of £526 million in 2017. This comprises realised gains of £163 million (2017: £310 million) and unrealised losses of £1,835 million (2017: £216 million gain). The significant increase in the unrealised losses was mainly due to the negative impact of market movements.

Claims paid

Claims paid represents the total payments made to policyholders during the year. This was £1,248 million in 2018 (2017: £1,003 million).

Net claims paid are gross claims paid less the amounts recovered from reinsurers. Net claims paid increased from £909 million in 2017 to £1,174 million in 2018 reflecting the increase in the size of the insurance book during the year.

Change in insurance liabilities

Change in insurance liabilities represents the change in the value of gross insurance liabilities less the reinsurance assets.

The change in liabilities was due to the record levels of new business written in 2018, claims paid to policyholders and the impact of market fluctuations, offset by a decrease in liabilities due to the same factors as impacted the value of our financial investments. The assumption changes in respect of moving fully to the CMI 2016 longevity improvements model and the updated prudence level in our liability discount rate further reduced the insurance liabilities by £464 million.

Operating expenses

Operating expenses increased by £56 million during the year. 2018 includes charges relating to Group share-based payment costs which were previously incurred in PICG. This has resulted in a one-off charge in PIC of £25 million and a one-off credit in PICG of the same amount (providing, substantially, the difference in profits between PIC and PICG). The rest of the increase was in line with the growth of the business.

Finance costs

Finance costs represent the interest payable on borrowings. The ± 46 million expense in 2018 represents the interest payable on the three subordinated debt securities issued.

Balance sheet review

Balance sheet extract	2018 £m	2017 £m
Reinsurance assets	1,854	2,450
Financial investments	31,371	25,671
Derivative assets	9,757	8,775
Gross insurance liabilities	(28,720)	(24,993)
Derivative liabilities	(11,303)	(9,663)

By the end of 2018, PIC had total financial investments of £31.4 billion, compared with £25.7 billion at the end of 2017. The increase of £5.7 billion over 2018 was principally due to the effect of the new business premiums received and the proceeds from new subordinated debt issue, offset by the impact of market movements and net claim payments made to policyholders. The majority of the market movements had a relatively small net impact on our balance sheet because of the close matching of our assets and liabilities.

Reinsurance assets have reduced significantly during the year due to the impact of the update to the base mortality assumptions to reflect experience, which resulted in lower expected recoveries from our longevity swaps.

The increase in insurance liabilities since December 2017 reflects the addition of new business written during 2018, offset by the claims paid and the impact of changes in actuarial assumptions, as well as the impact of movements in macroeconomic factors such as interest rates and inflation during the year.

Gross derivative assets and derivative liabilities have both increased since 31 December 2017, as the Company implements hedges on the assets and liabilities associated with new business written in the year and rebalances hedges on existing liabilities.

IFRS NAV increased from £2,076 million in 2017 to £2,434 million in 2018 reflecting the profits generated during the year.

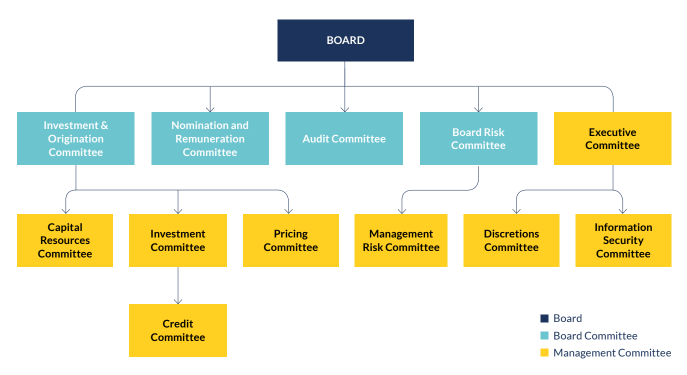
SUMMARY (continued)

System of Governance

PIC's governance structure supports the "three lines of defence" model which is operated by the Group. The Board delegates specific responsibilities to the Board Committees, which assist the Board in its oversight and control of the business. To improve the effectiveness of the Board's oversight, in 2018, the Board decided to merge the Asset and Liability Management Committee and the Origination Committee into the new Investment & Origination Committee.

As a result of that change, there are currently four Board Committees: Audit, Risk, Nomination and Remuneration, and Investment & Origination. The Investment & Origination Committee considers matters specific to PIC. The three remaining committees consider matters specific to PIC and the Group, as per the delegations in their terms of reference. Members of the committees are appointed by the Board on recommendation of the Nomination and Remuneration Committee in consultation with the committees' chairmen.

The Group governance structure is summarised below:



First line

- > Operational line management responsible for delivering actual performance aligned with the plan
- > Responsible for day-to-day management of risk
- > Must comply with all Group strategies, policies and risk appetite

Second line

- > Independent of first line
- > Includes Risk function, Actuarial function and Compliance function
- $> \ {\sf Responsible} \ {\sf for} \ {\sf providing} \ {\sf the} \ {\sf framework} \ {\sf within} \ {\sf which} \ {\sf the} \ {\sf strategy} \ {\sf is} \ {\sf delivered}$
- > Provides information, oversight support and challenge to decision making
- > Advises Board on forward-looking assessment of threats and opportunities

Third line

> Provides independent assurance on the overall systems of internal control

SUMMARY (continued)

Risk Profile

The Group and Company's risk profile is best measured by its Internal Model, which was approved for use by the PRA in December 2015. A Major Model Change application to the Internal Model relating to the treatment of longevity and inflation risk was approved by the PRA in December 2017.

The following table below shows the component risks which make up the Group's total Solvency Capital Requirement ("SCR"), which represents the amount of capital the firm must hold to protect it from extreme risk events and comply with EU regulation.

SCR	31 December 2018 £m	% of SCR	31 December 2017 £m	% of SCR
Market risk	2,082	56%	1,853	56%
Counterparty risk	109	3%	73	2%
Insurance risk	1,007	27%	994	30%
Expense risk	242	7%	211	6%
Operational risk	241	7%	202	6%
Total before diversification Diversification	3,681 (1,130)	100%	3,333 (1,027)	100%
Total after diversification Loss absorbing capacity of deferred tax (LACDT)	2,551 (208)		2,306 (224)	
Total SCR after LACDT	2,343		2,082	

Valuation for Solvency Purposes

The table below summarises the Company and Group's assets and liabilities valued in accordance with its statutory accounting basis (IFRS), and the Solvency II regulatory basis at 31 December:

2018	Grou	Group		ny
£m	Solvency	IFRS	Solvency	IFRS
Total Assets	42,938	43,501	42,894	43,479
Total Liabilities	38,998	41,044	38,977	41,045
Own Funds/Equity	3,940	2,457	3,917	2,434
	Const	_	C	
2017	Grou	p	Compa	ny

2017	Group		Company	
£m	Solvency	IFRS	Solvency	IFRS
Total Assets	36,671	37,406	36,640	37,387
Total Liabilities	33,338	35,323	33,312	35,311
Own Funds/Equity	3,333	2,083	3,328	2,076

Differences in the valuation of assets and liabilities between the two bases are driven by the following:

- > Subordinated debt issued by PIC, which is treated as a liability for IFRS purposes and Own Funds for Solvency purposes.
- > Adjustments relating to differences between the IFRS and Solvency results related to liability, reinsurance, deferred premium and deferred tax positions, including items such as the Solvency II Risk Margin (less transitional measures) and prudent margins under IFRS.
- > Minor valuation differences between IFRS and Solvency results, such as valuation differences relating to fixed assets and intangible assets at a Group level.

Capital Management

The table below summarises the Group and Company's capital and solvency position as at 31 December:

2018	Group	Company
Own Funds (£m)	3,940	3,917
SCR (£m)	2,343	2,343
SCR coverage ratio %	168%	167%
2017	Group	Company
Own Funds (£m)	3,333	3,328
SCR (£m)	2,082	2,082
SCR coverage ratio %	160%	160%

The Group and Company have been granted permission by the PRA to use an Internal Model for the purposes of calculating the Solvency Capital Requirement.

A. BUSINESS AND PERFORMANCE (UNAUDITED)

A.1 Business

The full legal name of the undertaking is Pension Insurance Corporation plc ("PIC", or "the Company"). It is a Public Limited Company, registered in England and Wales with the company registration number 05706720.

The Company is a wholly owned subsidiary of PIC Holdings Limited. PIC Holdings Limited is a wholly owned subsidiary of Pension Insurance Corporation Group Limited ("PICG", or "the Group"), a company registered in England and Wales. PICG is regarded as the ultimate parent company of Pension Insurance Corporation plc.

Pension Services Corporation Limited ("PSC") is a subsidiary company of PIC Holdings Limited, and provides employees and other services to companies within the PICG Group.

The External Auditor to the Group is KPMG LLP, 15 Canada Square, London E14 5GL.

PIC is authorised by the Prudential Regulation Authority, 20 Moorgate, London EC2R 6DA and regulated by the Financial Conduct Authority, 12 Endeavour Square, London E20 1JN and Prudential Regulation Authority (FRN 454345).

The principal activity of PIC is the provision of pension buy-in and buyout contracts to corporate pension schemes ("pension insurance" or "bulk annuities"). Pension insurance products are used by pension funds to transfer to an insurance company the risks and liabilities arising from the benefit promises made to pension fund members. Insurance is also used as a means by which the ultimate responsibility to pay the benefits promised is transferred to the insurance company through the issuance of an individual annuity insurance policy to the pension fund member.

The Group and Company prepare their financial statements in accordance with International Financial Reporting Standards ("IFRS") and those parts of the Companies Act 2006 applicable to companies reporting under IFRS.

Summary of the IFRS Statement of comprehensive income for the year ended 31 December 2018

	Gro	oup	Com	pany
£m	2018	2017	2018	2017
Net premium revenue earned	7,121	3,663	7,121	3,663
Investment income	695	567	695	567
Net realised gains	163	310	163	310
Net unrealised gains	(1,835)	216	(1,835)	216
Net claims	(1,174)	(909)	(1,174)	(909)
Movement in net long-term business provision	(4,323)	(3,324)	(4,323)	(3,324)
Administrative expenses	(170)	(140)	(193)	(132)
Profit before taxation	477	383	454	391

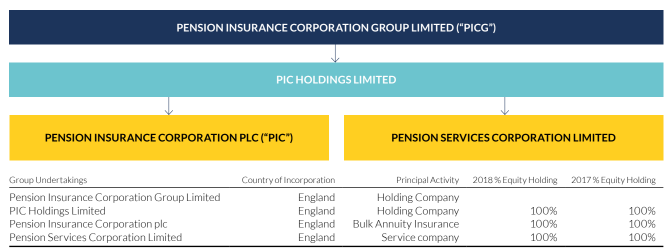
The Company made an IFRS profit before tax of £454 million in 2018 (2017: £391 million), and the Group made an IFRS profit before tax of £477 million in 2018 (2017: £383 million).

Included within the administrative expenses are the amounts relating to Group share based payment costs which were previously incurred in PICG. This has resulted in a one-off charge in PIC of £25 million and a one-off credit in PICG of the same amount.

 $During\ 2018, the\ Company\ continued\ its\ strategy\ of\ providing\ pension\ insurance\ products\ to\ defined\ benefit\ schemes\ and\ their\ trustees.$

Group

A group structure chart, and a description of the Group as at 31 December 2018 are set out below:



A. BUSINESS AND PERFORMANCE (UNAUDITED) (continued)

Material lines of business, and geographical areas

The principal activity of PICG is to act as the holding company for the other companies within the PICG Group. It has no employees, and incurs minimal administrative expenses. It also operates share incentive plans for the benefit of the employees of the Group.

PIC Holdings Limited is an intermediate holding company, and has no material assets or liabilities in the context of the Group.

The principal activity of PIC is providing insurance annuity products to corporate pension schemes.

PSC is the service company of the Group, and employs all the staff who are responsible for the performance of the Group's activities. It also enters into material contracts (with the exception of pension insurance contracts) on behalf of the Group.

During 2018, PSC had income of £104 million (2017 restated: £84 million) from other Group companies (primarily PIC) for the performance of its service contracts.

The tables in sections A.2 to A.4 below present extracts from the Group's and Company's IFRS Statements of Comprehensive Income, splitting the IFRS income and expense items between underwriting activity (section A.2), investment activity (section A.3) and other activity (section A.4). Comparative information has been presented where available.

A.2 Performance of underwriting activity

		Group		Company	
£m	2018	2017	2018	2017	
Gross premiums written	7,150	3,704	7,150	3,704	
Outward reinsurance premiums	(29)	(41)	(29)	(41)	
Net premium revenue earned	7,121	3,663	7,121	3,663	
Claims paid – gross	(1,248)	(1,003)	(1,248)	(1,003)	
Reinsurers' share of claims paid	74	94	74	94	
Net claims	(1,174)	(909)	(1,174)	(909)	
Gross increase in insurance liabilities	(3,727)	(3,252)	(3,727)	(3,252)	
Increase/(decrease) in reinsurers' share of insurance liabilities	(596)	(72)	(596)	(72)	
Movement in net long-term business provision	(4,323)	(3,324)	(4,323)	(3,324)	
Acquisition and other operating expenses	(144)	(124)	(167)	(116)	
Underwriting result	1,480	(694)	1,457	(686)	

The table above sets out a sub-section of the Group and Company's results for the year. The overall profit for the year is set out in the table in section A.1.

The Underwriting result, as presented in the table above, is only a reflection of premiums written, claims paid, changes in insurance liabilities (whether arising from new business, or from changes in economic or non-economic assumptions) and expenses. It does not reflect any investment activity, or income and gains from the investment portfolio owned by the Group, which is presented in section A.3.

During the year, PIC completed a further 30 (2017: 20) new transactions with pension schemes, with a total premium amount of £7.1 billion (2017: \pm 3.7 billion).

PIC concluded seven longevity swap (2017: seven) reinsurance transactions during the year which covered longevity risk on £5.6 billion (2017: £4.0 billion) of insurance liabilities.

The Company is now responsible for the pension payments of 192,100 individuals (2017: 151,600). Payment of annuities grew by 23.4% in 2018 to £895 million (2017: £725 million) mainly through new business written during the year. Total claim amounts paid were £1,248 million (2017: £1,003 million), an increase of 24.4%, as the growth in annuity payments was supplemented by a growth in lump sum and other payments compared with the prior year.

At the end of 2018, PIC had 114,100 current individual policies in issue, in respect of 103 pension schemes, (2017: 84,300 individual policies in respect of 90 schemes). The number of individual policies in issue increased by 29,800 due to new business during the year, offset by commutations and deaths.

At 31 December 2018, 74% of PIC's total longevity exposure on a regulatory solvency basis was reinsured to third party, investment grade reinsurer counterparties (2017: 73%).

In addition to the one-off profit of £25 million as explained earlier, other companies in the Group incurred expenses of £2 million (2017: £8 million), which have been included within "Acquisition and other operating expenses" above.

A. BUSINESS AND PERFORMANCE (UNAUDITED) (continued)

A.3 Performance of investment activity

IFRS	Group		Company	
£m	2018	2017	2018	2017
Interest income	729	632	729	632
Other investment (losses)/income	(34)	(65)	(34)	(65)
Realised gains	284	331	284	331
Realised losses	(121)	(21)	(121)	(21)
Unrealised gains	219	900	219	900
Unrealised losses	(2,054)	(684)	(2,054)	(684)
Investment management expenses	(26)	(16)	(26)	(16)
Total	(1,003)	1,077	(1,003)	1,077

The table above sets out a sub-section of the Group and Company's results. The overall profit is set out in the table in section A.1 above.

The Investment performance, as presented in the table above, is only a reflection of income, gains, losses and expenses arising from the investment portfolio owned by the Group. It does not reflect any insurance activity, which is presented in section A.2.

Investment income: by Solvency II Asset Class		Group and Company	
£m	2018	2017	
Government bonds	74	253	
Corporate bonds	(183)	439	
Collective investment undertakings	(42)	(33)	
Cash and deposits	10	(3)	
Collateralised securities	11	9	
Mortgages and loans	(46)	63	
Property	3	7	
Derivative based instruments	(804)	358	
Total	(977)	1,093	

Derivative instruments are held by the Group for the purposes of risk management and hedging, and accordingly the losses reflected above are more than offset by (and should be viewed in the context of) gains recognised on other classes of assets and the movement in insurance liabilities.

Solvency asset class information is collated from the 2018 Annual Group QRT return.

A.4 Performance of other activities

Pension Insurance Corporation plc

The Company incurred tax charges of £86 million for the year ended 31 December 2018 (2017: £75 million).

Pension Insurance Corporation Group Limited

Group tax charges, including those incurred by PIC, were £91 million during the year (2017: £73 million).

A.5 Any other information

None.

B. SYSTEM OF GOVERNANCE (UNAUDITED)

B.1 Governance Function

Board of Directors

Pension Insurance Corporation Group Limited

PICG is governed by its Board of Directors (the "Board") consisting of ten Directors, nine of whom are non-executive.

Of the non-executive Board members, two are nominated by Reinet PC Investments (Jersey) Limited, which holds a 43.723% interest in PICG, one is nominated by Luxinva S.A., a wholly owned subsidiary of the Abu Dhabi Investment Authority, which holds a 17.135% interest in PICG, and one is nominated by Blue Grass Holdings Limited, a CVC entity, which holds a 17.408% interest in PICG.

The Board maintains overall responsibility for PICG and an oversight responsibility for the Pension Insurance Corporation Group (the "Group") in the best interests of its policyholders, shareholders, employees and other stakeholders and for setting the Group's long-term objectives and commercial strategy.

The main activities of the Group are conducted through its principal operating subsidiary, PIC.

The Board has delegated the day-to-day management and administration of the Company to the Chief Executive Officer ("CEO") who has established the Executive Committee at the operating entity level, PIC, to assist the CEO in the day-to-day running of PIC.

PICG Board

Director	Approved Function
Jon Aisbitt	SMF 7 Group Entity Senior Insurance Manager Function
	SMF 9 Chairman
Tracy Blackwell	SMF 1 Chief Executive Function
	SMF 7 Group Entity Senior Insurance Manager Function
Stuart King	Non-Executive Director
Arno Kitts	Non-Executive Director
Josua Malherbe	SMF 7 Group Entity Senior Insurance Manager Function
Roger Marshall	SMF 14 Senior Independent Director
Jerome Mourgue D'Algue	SMF 7 Group Entity Senior Insurance Manager Function
Peter Rutland	SMF 7 Group Entity Senior Insurance Manager Function
Mark Stephen	Non-Executive Director
Wilhelm Van Zyl	SMF 7 Group Entity Senior Insurance Manager Function

Pension Insurance Corporation plc

PIC is governed by its Board of Directors (the "Board") consisting of 12 Directors, ten of whom are non-executive. Six of PIC's Directors are independent, including the Chairman.

Of the Non-Executive Board members, two are appointed by Reinet PC Investments (Jersey) Limited, which indirectly holds a 43.723% interest in PIC, one is appointed by Luxinva S.A., a wholly owned subsidiary of the Abu Dhabi Investment Authority, which indirectly holds a 17.135% interest in PIC, and one is appointed by Blue Grass Holdings Limited, a CVC entity, which indirectly holds a 17.408% interest in PIC.

The Board has overall responsibility for the operations of PIC and oversees the management of the Company in the best interests of its policyholders, shareholders, employees and other stakeholders, and for setting the Company's long-term objectives and commercial strategy.

The Board has delegated responsibility for a number of functions to Board Committees as set out below. The Committees all have Terms of Reference setting out in more detail their responsibilities.

The Board has delegated the day-to-day management and administration of the Company to the Chief Executive Officer ("CEO") who has established the Executive Committee to assist the CEO with the day-to-day running of PIC.

PIC Board

Director	Approved Function
Jon Aisbitt	SMF 7 Group Entity Senior Insurance Manager Function,
	SMF 9 Chairman
Tracy Blackwell	SMF 1 Chief Executive Function,
	SMF 7 Group Entity Senior Insurance Manager Function
Stuart King	Non-Executive Director
Arno Kitts	Non-Executive Director
Roger Marshall	SMF 11 Chair of the Audit Committee
	SMF 14 Senior Independent Director
Jerome Mourgue D'Algue	SMF 7 Group Entity Senior Insurance Manager Function
Eloy Michotte	SMF 7 Group Entity Senior Insurance Manager Function
Peter Rutland	SMF 7 Group Entity Senior Insurance Manager Function
	SMF 12 Chair of the Remuneration Committee
Steve Sarjant	SMF 10 Chair of the Risk Committee
Rob Sewell	SMF 2 Chief Finance Function
Mark Stephen	Non-Executive Director
Wilhelm Van Zyl	SMF 7 Group Entity Senior Insurance Manager Function

Audit Committee

The Audit Committee's key role is to assist the Board with the discharge of its responsibilities with regard to oversight of the financial reporting process, the system of internal controls, internal and external audits, and system of governance and compliance.

The Audit Committee comprises four independent Non-Executive Directors. The Board is satisfied that members of the Audit Committee have relevant accounting and financial reporting experience.

Financial reporting

The Audit Committee oversees the financial reporting process, monitors integrity of the financial statements which include the annual financial statements of the Company, half yearly results, regulatory returns and any significant estimates and judgements made, as well as a review as to whether the Company has followed appropriate accounting standards.

Internal controls

The Audit Committee oversees and, where necessary, challenges the framework, effectiveness and adequacy of the Company's systems of internal control. The Committee reviews findings and recommendations of the Internal Audit and External Auditors and receives an Integrated Assurance Report which forms the basis of the statements included in the annual report and financial statements with regard to the effectiveness of the internal controls system.

Financial crime and whistleblowing

The Audit Committee during 2018 reviewed the adequacy and security of the Company's arrangements for its employees and contractors to raise concerns about possible wrongdoing in financial reporting and other matters. It also reviewed the Company's arrangements for detection of fraud, and systems and controls for the prevention of bribery and anti-money laundering. The Board will have oversight of whistleblowing from 2019.

Internal Audit

The Audit Committee reviews the effectiveness of the Company's internal audit function in the context of the Company's overall risk management system and its performance against agreed objectives, and approves and removes the Head of Internal Audit. The Committee receives, reviews and approves the annual internal audit plan, which forms part of the annual Integrated Assurance programme; and monitors management's responsiveness to the Internal Audit's findings.

External Audit

The Audit Committee considers and makes recommendations to the Board in relation to the appointment, re-appointment and removal of the Company's external auditor, its terms of engagement and fees. The Audit Committee also reviews non-audit services fees and monitors that these are in accordance with the Company's non-audit services policy and assesses the External Auditor's independence and objectivity. The Audit Committee reviews and approves the annual audit plan, and reviews the External Auditor's findings with the auditor and with the Company.

Risk Committee

The Risk Committee has primary responsibility to the Board for the Risk Management Framework which includes the Company's current and likely risk exposures, risk tolerances and appetite, risk measurement, risk management performance, and its risk policies and procedures, as well as recommending the risk policies to the Board.

Risk Strategy, Appetite and Policy

The Risk Committee advises the Board on the Company's overall risk exposures, and the current and future risk strategy. The Committee reviews and recommends to the Board the design and implementation of Risk Management Frameworks and measurement strategies for the Company. It further reviews and recommends to the Board for approval the risk appetite and tolerances.

Risk Oversight and Monitoring

The Risk Committee keeps under review the Company's overall risk identification, assessment and management process that informs the Board's decision making. The Committee is responsible for oversight of the Internal Model and for reporting to the Board on any areas needing improvement, and updating the Board on the status of efforts to improve previously identified weaknesses.

The Committee advises the Board on the risks to the business plan and capital implications making sure that these are adequately identified and assessed as part of the business planning process through stress testing and scenario analysis. The Committee also works with the Nomination and Remuneration Committee to ensure that risk management is taken into consideration in objective setting and the design of overall remuneration. It further provides advice, oversight and challenge necessary to embed and maintain a supportive risk culture throughout the Company.

The Risk Committee also reviews reports on any material breaches of risk and compliance limits and material incidents, and monitors the adequacy of proposed actions and management's responsiveness to remedial actions proposed by the Chief Risk Officer.

Risk Function and the Chief Risk Officer

The Risk Committee considers and approves the Risk Function mandate and reviews and assesses the performance of the Chief Risk Officer. It works with the Nomination and Remuneration Committee on making recommendations to the Board with regard to appointment/removal of the Chief Risk Officer.

The Risk Committee considers and approves the Risk Function mandate and reviews and assesses the performance of the Chief Risk Officer.

Investment & Origination Committee

The Investment & Origination Committee oversees the management of all aspects of investment policy and strategy for PIC and provides oversight of the operation of PIC's investment portfolios within established strategy and risk frameworks. The Committee plays a key role in PIC's governance of pricing by providing oversight of portfolio pricing for large deals.

The Committee also oversees all aspects of PIC's new business and reinsurance origination within established strategy, business plan and risk frameworks including conduct risk.

The Committee approves at least annually the pricing assumptions used by the Pricing Committee and approves the pricing authority for the Pricing Committee.

Nomination and Remuneration Committee

The role of the Nomination and Remuneration Committee is to regularly review the structure, size and composition (including the skills, knowledge, experience and diversity) of the Board and make recommendations to the Board with regard to any changes and determine and agree with the Board the framework or broad policy for the remuneration of all employees and the specific compensation in respect of the Company's Chairman, Non-Executive Directors, Chief Executive, the Executive Directors and such other members of the executive management as it is designated to consider.

Executive Committee

The Executive Committee consists of the CEO and senior management of the Company. Its role is to propose strategy to the Board and, once approved, implement it together with operational plans, policies, procedures and budgets. The Committee's purpose is also to shape, embed and maintain a culture which safeguards PIC's values by promoting attitudes and behaviours of high ethical standards and integrity in everyday conduct of PIC's business. The Committee further ensures that appropriate systems and controls are in place; monitors operating and financial performance; and assesses and controls risks. The Committee also reviews resources and prioritises their use and allocation.

Executive Committee

Chief Executive Officer ("CEO")

Chief Financial Officer ("CFO")

Chief Risk Officer

Chief Operating Officer

General Counsel

Chief Origination Officer

Chief People Officer

Chief Investment Officer

Head of Internal Audit

Chief Actuary

Chief Technology Officer

Senior Adviser

Material changes to the governance structure over the reporting period

Pension Insurance Corporation Group Limited

The Board of Directors of PICG all served from 1 January 2018 to the date of this report, with the exception of the following appointments or resignations:

- > Jerome Mourgue D'Algue was appointed on 20 November 2018;
- > Nicholas Stephen Lyons resigned on 31 July 2018;
- > Timothy John Hanford resigned on 18 October 2018; and
- > Michael Eves, Edward Joseph Giera and Jing Li all resigned on 31 December 2018.

In addition, Stuart King was appointed on 1 January 2019.

Pension Insurance Corporation plc

The Board of Directors of PIC all served from 1 January 2018 to the date of this report, with the exception of the following appointments or resignations:

- > Nick Lyons resigned on 31 July 2018;
- > Tim Hanford resigned on 18 October 2018;
- > Jerome Mourgue D'Algue was appointed on 20 November 2018; and
- > Amanda Bowe resigned on 6 December 2018.

In addition, Stuart King was appointed on 1 January 2019.

Remuneration Policies and Practices

Governance of remuneration

The PIC Nomination and Remuneration Committee ("RemCo"), which is a sub-committee of the Board, has responsibility for setting the remuneration policy of the Company and for its implementation. Reports on Committee activity are provided to the Board as appropriate.

The RemCo fully consists of Non-Executive Directors and is governed by its Terms of Reference, which set out its duties, which are reviewed regularly.

The RemCo is responsible for the determination, regular review and implementation of the remuneration policy. The RemCo is also responsible for individual remuneration arrangements and outcomes for the Company's Chairman, Chief Executive, executive directors, material risk takers and such other members of the executive management as it is designated to consider (all Solvency II Identified Staff). To minimise the risk of any conflicts of interest, no individual is involved in decisions regarding their own remuneration.

In its oversight of the remuneration structures, the RemCo takes full account of strategic objectives and stakeholder views, as well as the interests of the customer/policyholder. The alignment of risk and reward is a prominent consideration, and the RemCo seeks input from the CRO, Chair of the Board Risk Committee (BRC), and the Chair of the Audit Committee in the design of remuneration policies and in determining collective and individual reward outcomes.

The RemCo also has responsibility for compliance with all relevant legal and regulatory requirements on remuneration, including Solvency II which came into force on 1 January 2016. The RemCo ensures that its remuneration policies and practices are suitably aligned with the requirements of Solvency II, and is responsible for the oversight of individual remuneration arrangements and outcomes in respect of all Solvency II Identified Staff. The remuneration for the CEO and CFO is also approved by the Board.

Remuneration policy

The Company's remuneration policy is designed to enable the Company to recruit, retain and motivate employees of the appropriate calibre to deliver its strategy over the long term. The policy is intended to be consistent with and promote sound and effective risk management and to ensure that it does not encourage risk taking that exceeds the tolerated risk appetite of the Company.

A description of the different remuneration elements for 2018 is set out below.

Base salary

Salaries are reviewed annually and are set to be market competitive taking into account the individual's skills, the size and scope of their role, and that of the Company.

Salaries are set at such a level that employees are not overly dependent on variable pay and to allow the Company to operate a fully flexible bonus policy.

Benefits

The following benefits are offered to all permanent employees: private health cover; annual travel insurance; interest free loans (up to £10,000) for season tickets; death in service life assurance; and participation in the Save As You Earn Plan.

Pension

All employees who meet the minimum criteria are automatically enrolled in the Stakeholder Pension scheme. Employees who have reached their lifetime or annual allowance limit for pensions for tax purposes may receive a cash alternative in lieu of the Company's contribution that otherwise would have been made under the Stakeholder Pension arrangement.

Annual bonus

The annual bonus plan provides participants with an opportunity to receive a cash amount, subject to performance measured in respect of the relevant financial year. All employees may be invited to participate in the plan.

Awards are based on the achievement of annual objectives. At all levels within the Company, individual performance metrics include compliance with standards relating to risk and compliance set by the Board. Other performance metrics assess alignment with the Company's core values, which include good conduct both within the firm and in dealings with customers.

For Solvency II Identified Staff, individual bonus payments will be determined by the Remuneration Committee based on a review of both Company financial and strategic measures and assessment of individual performance over the year, including a review of individual performance by the CRO.

Performance may be assessed against both financial and non-financial criteria. Financial performance will be reviewed against a basket of financial metrics agreed at the beginning of the year. Non-financial criteria could consider metrics such as compliance with risk appetite, compliance breaches, customer service measures and conduct, and findings of risk, compliance and Internal Audit reviews.

The CRO, with input from the Chair of the BRC and the Chair of the Audit Committee, assesses the financial performance of the year against the firm's risk appetite and behaviours and attitude to risk and compliance. If the performance has been achieved by exceeding the risk appetite of the firm, as stated and approved by the Board and the BRC, the bonus pool and/or individual outcomes may be adjusted downwards, potentially to zero.

Performance against all of the above measures is assessed by the Committee in the round.

For staff in assurance functions, at least 75% of the annual bonus award is based on the achievement of objectives related to the individual's assurance function. The remaining 25% will relate to the performance of the Company. Awards for this population are subject to a prevailing affordability underpin, and no bonuses will be paid if overall financial performance is not sufficient to fund awards.

The bonus opportunity will be expressed as a percentage of salary and will depend on an individual's role and responsibilities. The annual bonus comprises a cash element and an award of nil-cost options. While the cash element of the bonus will be paid upfront, for Solvency II Identified Staff at least 40% of annual bonuses will be in the form of nil-cost options which are subject to deferral over a three-year period using the Deferred Bonus Share Plan, as detailed below.

Deferred Bonus Share Plan

The Deferred Bonus Share Plan (DBSP) seeks to align the long-term interests of the Company for all senior management and other key individuals through bonus deferral. Under DBSP, bonuses comprise a cash element awarded annually at the end of the financial year and paid in March of the next year. The deferred element is awarded in the form of nil-cost options which vest after three years. For Solvency II Identified Staff a minimum of 40% of any bonus award is deferred. Prior to vesting, the Remuneration Committee can make adjustments to awards under the malus and clawback provisions.

The Committee has the ability to reduce or extinguish the level of any award, or require amounts to be reclaimed from individuals. This may be the case in the event of:

- > significant financial losses or material misstatement of the accounts for the Company or any group company; or
- > material failure of risk management for any period that the Committee reasonably considers is relevant;
- > discovery of a material error in relation to the assessment of annual performance on which an award was based; and/or
- > reasonable evidence of any act or omission by the participant which in the opinion of the Committee:
 - has contributed to material losses or serious reputational damage to the Company or any business area; or
 - has amounted to serious misconduct, fraud or misstatement (whether by exaggeration of financial performance or mismarking the valuation of any asset or otherwise).

2017 Growth Share Plan

Growth Share awards were granted in 2017 to certain senior employees and Executive Directors. No further grants will be made under this plan. Grant levels were determined based on an assessment of individual performance and future potential as determined at the time.

These Growth Share awards are due to vest in 1 January 2021 based on growth in value of the Company over the four-year performance period from 1 January 2017.

Participants receive a portion of the growth in the Company's value above a hurdle. The level of reward at vesting is dependent on the growth achieved and can be zero if the growth in Company value is less than the hurdle rate. The proportion of growth above the hurdle allocated to participants reduces once the growth rate exceeds the upper end of expected performance.

Prior to vesting, the RemCo can make adjustments to awards under the malus provisions, and clawback provisions also apply following vesting.

Legacy Performance Share Plan ("PSP")

The DBSP replaced PSPs in the 2017 performance year. Under this legacy plan selected senior individuals were invited, at the discretion of the RemCo, to receive share awards since performance year 2012.

The last awards under this plan were granted in respect of the 2016 performance year.

The awards, granted based on annual performance, vest over a three-year period and have a further post-vesting retention period of up to three years. Awards vest at the end of the three-year period if the Embedded Value of the Company is not less than it was at the beginning to ensure maintained growth. This plan is designed to align variable remuneration for senior management with the long-term interests of the Company, and meet the Solvency II requirements for at least 40% of variable pay for Solvency II Identified Staff to be deferred over three years.

Legacy 2012 Growth Share Plan

During 2012, certain senior employees and Executive Directors participated in legacy growth share arrangements put in place in 2012. These awards were based on growth in the value of PICG above a minimum level. These awards vested in October 2016. Senior Management who are included in the 2017 Growth Plan are required to retain at least 50% of their 2012 Growth Plan shares, while those who are not in the plan are able to sell up to one third a year.

Link between pay and risk management

The Company's Remuneration Policy includes the following elements which are intended to align employees' reward to the Company's risk management:

- > Maintaining an appropriate ratio between fixed and variable pay.
- > Performance measures Variable remuneration is subject to an assessment of financial and non-financial performance. Financial targets are set at a level consistent with the Company's risk appetite. For all employees, there is consideration of performance against risk and compliance criteria, thereby ensuring that there is risk adjustment at an individual level.
- > Long-term incentives Alignment with the long-term interests of the Company for senior management is achieved by the award of variable remuneration in shares for a three-year vesting period, followed by a post-vesting holding period of up to three years.
- > Risk adjustment process The RemCo, in formulating its recommendation on aggregate variable pay to the Board for approval, will review progress against strategic goals and financial targets, and seek input from the CRO and Chair of the BRC and Chair of the Audit Committee for an assessment of risk and compliance within established risk appetite limits as stated and approved by the BRC. If the performance has been achieved out of line with risk appetite, the variable incentive pool may be adjusted downwards, including to zero.
- > Malus and clawback provisions apply to all share-based variable remuneration paid to employees whereby awards may be reduced, withheld or reclaimed in certain circumstances, as outlined in the table above.
- > For staff engaged in assurance functions, variable remuneration is mainly determined by reference to performance against functional/individual performance. The RemCo signs off on all remuneration for senior assurance staff, ensuring independent review of achievements.

Material transactions during the reporting period

Transactions with Directors and key management personnel

During 2018, certain share-based payment schemes operated by PICG in respect of employees of PSC have vested. Seven of the key management personnel of the Company, including the Directors, were participants in these schemes and received a total of 1,512,256 ordinary shares of PICG upon exercising in line with the scheme rules.

In addition, the Group settled tax liabilities on behalf of certain employees, including Directors and key management personnel, who exercised their options upon vesting of Performance Share Plan. The settlement was made on the condition that the employees would repay this amount to the Group within 90 days after the end of the relevant tax year. The Group recognised a loan asset of £1,853,790 (2017: £1,209,077) due from the Directors and key management personnel at 31 December 2018. The loans do not bear any interest, and except for the repayment period, do not have any other condition attached to it.

Transactions with shareholders

The following share capital transactions took place during 2018:

Pension Insurance Corporation plc

There were no transactions with shareholders during 2018.

Pension Insurance Corporation Group Limited

There were no transactions with shareholders during 2018.

B.2 Fit and proper requirements

PIC has in place procedures to ensure its staff are:

(a) Fit - Their professional qualifications, knowledge and experience are adequate to enable sound and prudent management; and

(b) Proper - They are of good repute and integrity.

In respect of each role, PIC compiles a detailed job description including the role's competencies and required qualifications. Potential recruits are interviewed by people experienced in these areas and confirmation is obtained from external agencies that they have the qualifications claimed. References from previous employers are taken up if available.

PIC carries out CRB checks and credit checks on all staff who are involved in finance, investments or administration or who are senior.

PIC also monitors staff throughout the year and reviews their performance by way of an appraisal. Staff are expected to keep up to date with relevant changes in applicable technical competencies and their CPD hours are recorded.

A list of the approved persons of the Company is held on the Financial Services Register website, maintained by the Financial Conduct Authority, and is available from the following link:

http://www.fsa.gov.uk/register/firmIndivSearch.do?pageNumber=1&sid=173742&searchType=1&surname

PIC has implemented the requirements of the Senior Managers and Certification Regime which was extended to insurance companies on 10 December 2018.

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

PIC adopts a holistic enterprise-wide perspective on risk facilitated through a strong risk culture. The Company's ambition is to protect its obligations to policyholders and treat them fairly, whilst growing shareholder value through making better risk-return based business decisions resulting from a balanced awareness of the opportunities and threats, only taking risks that the Company has the capability to understand and manage.

PIC achieves this through linking its business strategy objectives and its approach to risk management through the key business processes operated, including setting the business plans, seeking new business opportunities, selecting investments and implementing risk mitigation techniques such as hedges and reinsurance.

The Company's Board and committee structure, and the "three lines of defence" model by which its internal control system operates, are more fully described in the "General information on the system of governance" section earlier.

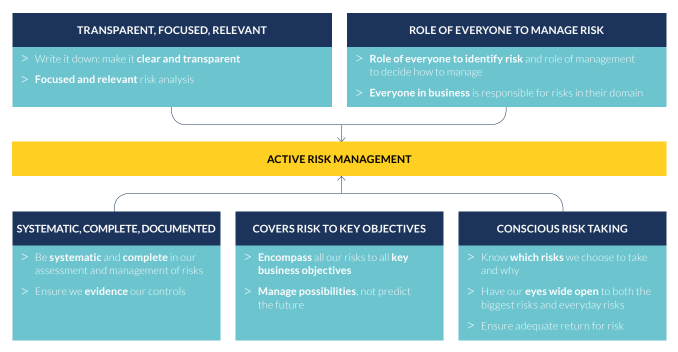
The Board controls and monitors risk through the application of a risk governance framework, and through setting risk appetites and risk limits for the principal risk types to which the Company is exposed.

The Risk Appetite Framework ("RAF") considers the material risks to the business in the context of the achievement of its strategic objectives.

As such, the RAF covers:

- > capital and liquidity requirements;
- > the Company's reputation with customers, advisers and investors;
- > internal capacity and the capability to deliver on promises and plans;
- > the corporate delivery of risk-adjusted growth in the value of the business; and
- > the impact of changes in regulation and legislation.

PIC's Risk Management Framework outlines how risks are identified, assessed, controlled and managed; and is organised as follows:



All employees relating to PIC have a responsibility to identify risks in their area, engage to ensure they are appropriately assessed and controls are put in place to manage the risks within the Company's risk appetite. The risks identified are documented, and a log is maintained known as the Risk Register.

The Risk Register contains all material risks to PIC's business. The Management Risk Committee reviews any changes in the status of existing risks, and any new and emerging risks added to the Register.

Risks in the Risk Register are assessed by the CRO, with all material and quantifiable risks to which PIC is exposed over the coming year for which capital is an appropriate risk mitigating technique incorporated within PIC's Internal Model.

The regular Board Risk Committee meetings receive details of key risks, as well as new and emerging risks that have been identified.

Those quantifiable and material risks for which capital is not held as part of their risk mitigation treatment or are expected to occur at a future date over the planning horizon, in excess of the 12-month horizon of the Solvency Capital Requirement ("SCR") calculation, are not included within PIC's Internal Model, and are instead measured by considering their impact as part of the stress and scenario testing programme; they are also discussed in Risk and Solvency reports, such as the own risk and solvency assessment ("ORSA").

Non-quantifiable and material risks are also considered by measuring their impact as part of the stress and scenario testing programme; and are discussed in Risk and Solvency reports, such as the ORSA.

Of note, Conduct Risk is the risk that actions will have a detrimental effect on the Company's customers or will impact one of the FCA's other objectives relating to financial crime or competition. These risks often also fall across multiple risk categories.

The dimensions not best addressed through holding additional capital on the balance sheet, but through other risk management techniques, are outlined below.

B.3.1 Liquidity Risk

PIC does not hold capital for liquidity risk but instead prefers to set a risk appetite limit for the amount of liquid assets that it needs to hold, as PIC believes this to be a more appropriate approach to the management of this risk. PIC also uses a monthly liquidity stress test to check that the level of liquid assets can withstand a reasonable adverse scenario.

B.3.2 Regulatory and Legislative Risk

PIC does not hold capital against regulatory and legislative risk, as management prefers to monitor this activity and do not see this as a risk that can be readily quantified. In the event that such a risk is likely to crystallise, the Board would meet to discuss the best way forward.

B.3.3 Brand and Reputation Risk

PIC does not explicitly hold capital for reputational and brand risks, as the Company prefers to manage this with an appropriate governance structure. Reputational damage is most likely to reduce the quantum of future new business flows, which would have a beneficial effect on solvency, because new business generally consumes capital, whereas managing the in-force policies only over their lifetime generally releases capital.

B.3.4 The annual ORSA process

The annual ORSA process runs alongside the existing business strategy and business planning process. If there is a key decision or change which results in a business plan refresh being required, the ORSA process is re-run. Management has established triggers for when the business plan refresh may be required, which take account of PIC's risk profile and the volatility of its overall solvency needs relative to its capital position.

Within the annual ORSA process, the Board:

- > requests the commencement of the Strategy, Business Planning and ORSA processes;
- > challenges the strategy proposed by management;
- > establishes its preferences for taking various types of risks;
- > establishes the risk appetite and limit framework within which it wishes the strategy to be managed;
- > reviews and challenges the stress and scenario testing programme (including reverse stress tests) developed to support the ORSA; and
- > challenges the business plan and the associated ORSA report.

B.3.5 Capital buffer

In addition to managing the profile of its assets to meet the Company's objectives to ensure it can meet its obligations to policyholders and providers of capital in a timely manner, the Board determines its own view of the amount of capital it believes the business needs to hold.

The Board's assessment of the capital buffer held over the regulatory capital requirement serves to:

- > provide an extra layer of security to policyholder benefits;
- > provide an extra layer of security to debt investors;
- > safeguard the franchise value for equity investors;
- > act as a buffer against quantitative risks and absorb short-term balance sheet volatility, such as from credit spreads, interest inflation or exchange rate movements;
- > act as a buffer against qualitative risks that do not readily lend themselves to statistical quantification but for which capital is an appropriate risk mitigant; and
- > ensure financial flexibility by maintaining strong liquidity and access to a range of capital markets.

This assessment is based on an economic view of the business requirements, with the final assessment including consideration of other constraints such as regulatory requirements, external analyst perceptions, competitor positioning and pricing. Presently, this amount of capital is expressed as a buffer over the regulatory capital requirement which serves to define the overall capital needs. The Board reviews the capital buffer on an annual basis as a part of the review of the risk appetite.

The ranking and categorisation of risks for internal economic capital assessment and regulatory reporting through the use of an Internal Model is undertaken in a consistent manner.

B.4 Internal control system

In line with the Internal Controls policy, the Board takes responsibility for the implementation of a comprehensive framework of controls across the Company, supported by relevant and regular monitoring processes to confirm that key policy objectives are met. Each Committee works with management to establish procedures and controls to provide an appropriate control environment that supports the key processes for which the Committee is responsible for oversight.

These processes and procedures encapsulate specific principles of the internal control framework which are exercised in the operation of the Company's day to day activities:

- > Staff recruitment, appraisal and training;
- > Segregation of duties;
- > Authorisation of transactions;
- > Retention of records;
- > Physical safeguards;
- > Performance reviews;

- > Information Security;
- > Fraud detection;
- > Reporting;
- > Re-performance; and
- > Incident management.

PIC's internal control framework is designed to provide reasonable assurance that the Company's activities are focused on ensuring the Company's objectives are achieved in an effective and efficient manner and with due regard to managing Conduct Risk. The daily control activities include approvals, reconciliations, management reviews, appropriate measurements applicable to each business area, physical access controls, compliance with agreed limits, and compliance with operating principles/instructions and procedures. The control activities should be proportionate to the risks stemming from the controlled activities and processes. They consist of a number of control activities which are deemed appropriate to the business and the principles of these are documented below:

CONTROL ACTIVITY	PRINCIPLES
Existence:	Only valid or authorised transactions are processed and appropriate assets and liabilities recorded. This includes appropriate reconciliation of records held by external parties to expected outcomes.
Occurrence:	Transactions are correctly processed and recorded in the period to which they relate on a timely basis. This includes controls over outsourcing arrangements such as confirmation that controls have occurred and suitable records have been maintained.
Completeness:	All valid transactions are processed without omissions. Checks are made to confirm completeness of transactions, including payments to pensioners each month. Monitoring is undertaken to confirm agreed service standards are met. Records for assets maintained by outsourced custodians are checked to ensure completeness and accuracy. Control attestations are completed by executive management at least annually to confirm conformance with key policies.
Valuation:	The value of each transaction and balance in the Company's accounts is calculated using an appropriate methodology and is computationally accurate. Policies and procedures are documented and approved, including Investment Valuation policy, which is reviewed by external auditors. Reviews are undertaken of the application of relevant policies. Models are subject to appropriate change control, assumptions are documented and appropriate approvals are undertaken prior to new business commitments.
Security:	The Company's assets and data are held in a secure environment with adequate safeguards over misuse and misappropriation. Relevant policies are documented and communicated to all staff, with a clear record of their obligation to protect assets. Security of information, and in particular data relating to policyholders, is subject to scrutiny and review, with information security matters highlighted and communicated to executive management, to the Board and relevant committees. Physical assets are recorded and subject to regular checks. Physical access to the Company's premises and assets is restricted, with regular testing of access controls, monitoring and exceptions reporting.
Rights & Obligations:	Assets and liabilities are properly recorded and valued. Assets represent the rights of the Company, and liabilities its obligations, at a given date.
Presentation & Disclosure:	Components of financial statements (or other reporting) shall be properly classified (by type or account) and described appropriately. Financial statements, embedded value reports and certain Quantitative Reporting Templates, as outlined in the Report of the External Auditor, are reviewed by external auditors. Audit trail is kept from financial statements to internal management reports.
Competence:	Staff employed by the Company have the skills appropriate to their role and responsibilities, and are supported by a suitable training programme to augment their skills as necessary; this includes documented job descriptions, agreed development plans and support for continuing professional development. Monitoring and assessment of "fit and proper" requirements, including critical finance functions, undertaken in line with the Company's Fit and Proper Persons policy.
Regulation:	The Company's affairs are conducted at all times in compliance with the rules of the regulatory bodies of which it is a member. Established Compliance function supported by staff training and regular monitoring of key parameters by which compliance

is measured (e.g. treating customers fairly, breach reporting).

CONTROL ACTIVITY	PRINCIPLES
Risk:	The Company identifies and considers the operational and financial risks it runs in the course of managing its business and identifies and implements appropriate mitigating procedures.
	The Board sets a Risk Framework for the Company, which includes risk appetite and tolerance limits. Board Risk, Risk Management and Operational Risk Committees meet on a regular basis.
	Oversight is provided by the relevant Board and Management Risk Committees to assess how risks are being managed and any areas that internal controls are not operating as expected. Meetings are minuted and action points followed up by the Chief Risk Officer and Operational Risk Manager.
Continuity:	Business continuity plans are produced, maintained and regularly tested, with periodic update and review, including monitoring by the Business Continuity Review Group.

B.4.1 Compliance

The operation of the Company's internal control framework is supported by the Company's Compliance Function. The Compliance Function sits with the General Counsel of the Company, who reports to the CEO.

The role of the Compliance Function includes advisory services to the business to support it in discharging regulatory obligations and managing conduct risk, to run processes to manage personal conflicts of interest including personal dealing, gifts and entertainment and outside business activities.

The function also coordinates and delivers compliance training to PIC staff, management and the Board and is responsible for tracking regulatory developments and their impact on PIC.

Furthermore, the function carries out a number of monitoring reviews across the business each year, liaising with the Risk function, Internal Audit and the Actuarial Function Holder to ensure each area is properly monitored, reporting findings to the Audit Committee.

The Compliance Monitoring programme forms part of the annual Integrated Assurance programme.

B.5 Internal audit function

The primary role of Internal Audit is to help the Board and Executive Management to protect the assets, reputation and sustainability of the organisation. It does so by providing independent and objective assurance to the Board and Executive Management that the governance processes, management of risk and systems of internal control are adequate and effective to mitigate the most significant risks, both current and emerging, that threaten the achievement of the organisation's objectives, and in doing so help improve the control culture of the Company.

The scope of Internal Audit activities encompasses, but is not limited to, the examination and evaluation of the adequacy and effectiveness of the organisation's governance, risk management and internal control processes in relation to the organisation's defined goals and objectives. The scope includes:

- > Governance, policies and processes, to confirm they are in line with the objectives, risk appetite and values of the organisation. This includes review of the risk and control culture and management and oversight of third parties and outsourcers.
- > Design and operation of the Risk Management Framework. This includes risks relating to capital and liquidity, IT, assets, conduct, operations, people, finance and actuarial.
- > Reliability, integrity and effectiveness of management information and reporting, used by the Board and Executive Management for strategic and operational decision making.
- > An assessment of the management of the organisation's capital and liquidity risks.
- > An assessment of the adequacy and effectiveness of the Risk Management, Compliance and Finance functions. Effectiveness and efficiency of operations and employment of resources.
- > Compliance with significant policies, plans, procedures, laws and regulations.
- > Reliability and integrity of management and financial information processes, including the means to identify, measure, classify and report such information.
- > Review and reporting on significant control failures and assisting investigation of significant suspected fraudulent activities.
- > Key corporate events including new products, services, outsourcing decisions and acquisitions/divestments.

Internal Audit adheres to the Institute of Internal Auditors (IIA) requirements as set out in the IIA's 'Code of Ethics' and 'International Standards for the Professional Practice of Internal Auditing', and the Chartered Institute of Internal Auditor's (CIIA) guidance, 'Effective Internal Audit in the Financial Services Sector'.

To provide for independence, Internal Audit reports functionally to the Chair of the Audit Committee and administratively to the Chief Executive Officer. Financial independence, essential to the effectiveness of internal auditing, is provided by the Audit Committee approving the annual budget to allow Internal Audit to meet the requirements of the Internal Audit Policy.

Internal Audit is functionally independent and objective from the activities audited and the day-to-day internal control processes of the organisation, and shall be able to conduct an assignment on its own initiative, with free and unfettered access to people and information, in respect of any relevant department, establishment or function of the organisation, including the actions of outsourced activities.

Internal Audit is represented on, or has full access to minutes and presentations to, all of the major committees, so as to keep abreast of the Company's strategic direction, developments and risk/control breakdowns.

In addition to Internal Audit reports of activity and regular updates to committees and the Board, Internal Audit provides an annual written assessment of the adequacy and effectiveness of PIC's risk management, internal control and governance processes and systems.

Internal Audit co-ordinates activity with other assurance functions as part of an "Integrated Assurance Approach", to align audit and assurance work where relevant to optimise assurance provided across the business and minimise duplication of work. This includes agreeing a co-ordinated assurance plan, producing integrated assurance reporting of thematic issues to committees and the Board.

Internal Audit is supported by external specialist resource to undertake technical elements of the plan.

B.6 Actuarial function

The Company manages its actuarial function through a combination of internal and external resources. The role of Head of the Actuarial Function ("AFH") is currently outsourced to Mr Paul Whitlock, a senior qualified actuary employed by Willis Towers Watson. Mr Whitlock is supported by other Willis Towers Watson actuaries. The AFH reports to the Company's Chief Executive, and has direct access to the Board. The AFH attends the PIC Audit Committee and PIC Board Risk Committee.

The AFH has no day-to-day management responsibilities within the Company, including in relation to the production of technical provisions or direct involvement in decisions relating to underwriting or reinsurance. The work of the AFH in these areas is supported by the in-house actuarial teams employed by PSC on behalf of the Company and working in the areas of regular financial reporting, longevity risk management and reinsurance, asset/liability management and actuarial aspects of new business development. These teams are responsible for the development of the underlying models, methodologies and assumptions, and operation of these on a day-to-day basis to produce technical provisions, capital requirements, new business pricing and associated management information. The AFH maintains regular close oversight of these activities through scheduled monthly meetings with the in-house actuarial team under the Company's internal Chief Actuary, at which each month end's valuation results and profit/loss attribution are discussed along with the projected short-term financial position of the Company, and by receiving regular information from other areas of the business including the Risk Function and other assurance functions.

In this way, the AFH is able to discharge the actuarial function's responsibilities under Article 48 of the Solvency II Directive and Article 272 of the Solvency II delegated acts relating to the co-ordination of the calculation of technical provisions, providing an opinion on underwriting policy and adequacy of reinsurance arrangements, and contributing to the effective implementation of the risk management systems.

B.7 Outsourcing

PIC has a number of outsource providers, noting always that it maintains responsibility for the services they provide. The material functions which are outsourced are administration of policies, investment management, custodian services, and certain IT related services.

When choosing a material outsource provider, PIC's policy requires it to ensure the following issues are considered and documented in the legal arrangements between it and its chosen outsourcer:

- > Ability, capacity and authorisation
- > Financial resources
- > Staff
- > Change management and future proofing
- > Control framework
- > Conflicts
- > Rights and obligations

- > Sub outsourcers
- > Data protection
- > Operational risks
- > Authorisation
- > Contingency plans
- > Exit plans
- > Cost

PIC also maintains sufficiently qualified staff to monitor the provision of these services and to carry out checks against the above areas and provide reports on their performance to the relevant Board Committee.

Depending on the function outsourced, the relevant Board Committee must approve the outsourcing or any material change to the outsourcing, of critical, important or material functions or activities.

All proposals for outsourcing, or material changes to the outsourcing, of critical, important or material functions or activities are reviewed by the Board Risk Committee which will recommend approval or otherwise to the Board.

PIC's Compliance, Risk and Internal Audit functions also carry out reviews throughout the year both of the outsource providers and of the internal department that monitors the providers.

The Group's service company, PSC, provides all staff and certain services to PIC under the terms of a services agreement. The provision of these services is overseen by the Board. PSC charges to PIC during 2018 totalled £104 million (2017: £76 million).

The following key functions and activities have been outsourced:

- > Policyholder payroll and administration services to Capita Employee Benefits Limited in 2018, replacing Mercer
- > Head of Actuarial Function to Willis Towers Watson
- > Tax compliance to PwC
- > Payroll and some HR services to CBHC
- > Custodian and investment accounting to J.P. Morgan
- > Custodian and trade management to Northern Trust
- > Asset management to Henderson Global Investors, J.P. Morgan Schroders and TwentyFour AM
- > IT support to Endava

All of the outsourcers utilised are located within the European Union.

B.8 Any other information

Adequacy of systems of governance

The Board continues to believe that the systems of governance operated by the Group and Company remain appropriate given the nature, scale and complexity of the risks inherent in the business.

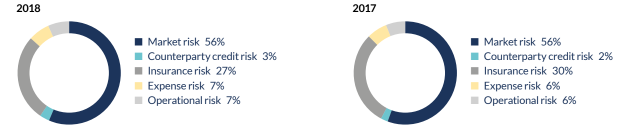
C. RISK PROFILE (UNAUDITED)

The Solvency Capital Requirement for both PICG and PIC was £2,343 million as at 31 December 2018 (31 December 2017: £2,082 million), as measured by the Group's Internal Model.

In order of relative size of contribution to the Solvency Capital Requirement, the most important risks to the Company are:

Market risk (see C.2 overleaf)
 Underwriting risk (see C.1 overleaf)
 Expense risk (see C.6 overleaf)
 Credit risk (see C.3 overleaf)

This can be expressed graphically, as shown below:



The various components of the risk profile are discussed in further detail below.

C.1 Underwriting risk

Underwriting risk, classified internally as insurance risk, is the risk that the mortality experience of the Company's policyholders is lighter than assumed, thus requiring pensions to be paid for a longer period than anticipated, resulting in a higher than expected cost to the Company.

In order to help minimise this risk and the uncertainty arising through future longevity experience, PIC adopts an active approach to reinsuring these risks where it is economic to do so. This reinsurance can be classified into two broad categories:

Longevity only reinsurance

This provides longevity cover in respect of certain policyholders. Under these contracts, the Company has committed to pay the reinsurer a fixed line of cash flows for specified sets of liabilities relating to members/former members of particular pension schemes. The reinsurer undertakes to reimburse the actual cost of claims to the Company. Separately, there is also an insurance fee for which the Company is liable. Settlement of the contract is on a net basis. These contracts also transfer the contingent longevity risk relating to any eligible dependants of relevant policyholders.

Longevity reinsurance via the transfer of assets

Under such contracts, in return for a premium, the reinsurer agrees to reimburse the actual cost of future claims to the Company in respect of an agreed set of policyholders. These contracts also transfer the contingent risks relating to eligible dependants of relevant policyholders.

The Company monitors the levels of its counterparty risk and actively seeks to reinsure with a range of providers to help mitigate its exposure to any one such entity.

One aspect of deriving overall best estimate longevity assumptions is to establish the "current" or "initial" rates of mortality. These assumptions are set by applying appropriate mortality factors to each individual member/policyholder. Individual variations are subject to a number of factors including, but not limited to, an individual's gender, age, pension amount, occupation and place of residence.

The other aspect is the allowance for future improvements in mortality. The pattern in which mortality is expected to improve over time is an important but complex assumption for cash flow and liability calculations. This is regularly reviewed in the light of a number of factors including evolving methodologies for these projections together with views from industry and professional bodies on the factors driving mortality change.

Whilst long evity risk is the fundamental risk relating to its insurance liability portfolio, the Company also considers the following risks:

Risk arising from a specific insurance contract

The Company considers, as part of its risk management process, the risk attached to each new contract accepted and the mitigation of such risk.

Exposure to changes in financial market conditions

The Company prepares information based upon a range of possible market conditions. The results of this exercise are then considered with regard to the effect on the current insurance liability portfolio.

A key consideration of the 2018 ORSA process has been around the risks associated with the UK leaving the EU and the potential impact that this may have on PIC's business model and its policyholders. This has included scenario assessments to evaluate whether appropriate controls are in place to ensure that PIC's contractual relationships with various stakeholders continue to operate as intended post Brexit – including the ability to pay policyholders, relationships with banking and reinsurance counterparties and legislation around data security. Scenarios have also been performed considering potential macro-economic impacts to ensure that adequate controls are in place to mitigate the potential balance sheet impacts of market movements in a worst-case Brexit scenario on PIC's solvency and liquidity position.

C. RISK PROFILE (UNAUDITED) (continued)

C.2 Market risk

The Company is exposed to market risk as a consequence of fluctuations in values or returns on assets and liabilities which are influenced by one or more external factors. These include changes and volatility in interest rates, credit spreads, inflation expectations and currency exchange rates.

The Company manages market risk through an asset liability management ("ALM") framework that has been developed to closely match the investment portfolio duration and income to its obligations under insurance contracts.

Within the context of the ALM framework, the Company uses derivative financial instruments to reduce market risk. Interest rate and inflation swaps are entered into to improve the matching of asset and liability cash flows, and ensure that risk driver sensitivities are aligned across the maturity spectrum. The quality of the interest rate and inflation matching strategies is carefully monitored by management, and is operated within tightly defined limits. Currency forwards and swaps are entered into to eliminate the majority of the currency risk on financial assets invested in non-sterling based debt securities where liabilities are denominated in sterling.

The Company is also exposed to risks of movements in the property market through its investment in eight Guernsey Property Unit Trusts. The short-term market risk is mitigated by the fact that all eight of its properties are occupied on leases extending to 1 April 2033. The Company performs regular reviews of both the movement in the property market specific to these properties and the financial status of the tenants.

Further asset exposures include investments in hedge funds, insurance linked funds and public finance initiative related debt, including social housing. Where appropriate, the management of these alternative exposures is delegated to specialist fund managers, in line with defined investment management mandates. In all cases the Company ensures regular oversight of the investment management activities, and maintains detailed risk models for all investment types, incorporating analysis of alternative investments in its risk and capital assessment.

C.3 Credit risk

Credit risk, classified internally as Counterparty risk, is the risk of loss due to the default of another party in performing its financial obligations to the Company. The Company is primarily exposed to credit risk through its investment in debt securities and cash deposits.

Credit risk also arises in respect of derivative contracts to the extent that there is the potential for the counterparties to default on their obligations.

The Company manages exposure to credit risk by placing limits on exposures to individual counterparties as well as groups of counterparties. Counterparty risk on derivatives is controlled through establishment of collateral agreements and master netting agreements on interest rate and currency swaps. To further minimise credit risk, the financial condition of counterparties is monitored on a regular basis.

C.4 Liquidity risk

Liquidity risk is the risk that the Company may not have liquid assets available at the right times to be able to pay its liabilities, despite the fact that it meets its regulatory solvency requirements. This would typically arise if derivative contracts to manage inflation and interest rates required collateral to be posted, a large proportion of deferred policyholders opted to take transfer values, or if a large proportion of assets were invested in assets which are not easy or straightforward to liquidate.

In order to manage this, projected cash flows for all new policy liabilities taken on are determined as a part of the new business origination process to identify the expected profile of liability payments, including expected mortality experience. This is then used to identify appropriate assets, which provide matching cash flows at an acceptable price.

The Company's risk policies define a minimum proportion of its assets to be held in highly liquid cash and gilts, and stress testing is conducted to ensure that there are sufficient liquid assets at all times to meet potential demands from derivative movements under extreme scenarios.

The projected cash flows are updated regularly, and assumptions are updated at least annually, taking into account factors such as mortality experience and how this affects the required cash flows in the future.

C.5 Operational risk

Operational risk is the potential for loss resulting from inadequate or failed internal processes, people and systems, or from external events. The Company's internal control processes are supported by an Operational Risk Committee, the maintenance of a central risk register and an independent Internal Audit review. The risk of internal fraud is managed through a number of processes including the screening of staff at recruitment, a continuous training programme, segregation of duties and whistleblowing policies.

The Company has significant outsourcing arrangements in respect of pension administration and other functions. These arrangements are subject to agreements with formal service levels, operate within agreed authority limits and are subject to regular review by senior management.

Emergency and business continuity plans have also been established to counter adverse occurrences.

C.6 Other material risks

The only other risk category within the Internal Model not mentioned above is expense risk. This is the risk that the Company's expenses are higher than expected. This includes investment management expenses and policy maintenance expenses. Expenses are managed through a strict internal budgeting and monitoring process and through careful oversight of external investment managers and other outsourced service providers.

C.7 Any other information

The risk exposures highlighted above are the same in nature to those the Group was exposed to in the previous year. No material new risk exposures were introduced during 2018.

D. VALUATION FOR SOLVENCY PURPOSES

D.1 Assets

D.1.1 Assets: PIC

The value of each material class of assets of the Company for solvency purposes at the reporting date is as follows. The valuation basis used is the same for the solvency valuation as for the statutory accounts valuation, except for the Reinsurance recoverables, which are valued as described in D.2.6.

31 December 2018	Solvency II value £m	Statutory accounts value £m	Valuation basis	Explanation of valuation difference
Property	96	96	Marked to market	
Bonds	27,981	27,849	Marked to market	
Investment funds	1,556	1,556	Marked to market/model	
Derivative assets	9,757	9,757	Marked to market/model	
Total investments	39,390	39,258		
Loans and mortgages	1,843	1,843	Marked to market	
Reinsurance recoverables	1,150	1,854	Marked to model	Solvency II Regulations
Other assets	59	59	Marked to market	
Receivables	40	53	Marked to market	
Cash and cash equivalents	412	412	Marked to market	
	42,894	43,479		
31 December 2017	Solvency II value £m	Statutory accounts value £m	Valuation basis	Explanation of valuation difference
Property	99	99	Marked to market	
Bonds	23,247	23,198	Marked to market	
Investment funds	1,194	1.194	Marked to market/model	
Derivative assets	8,774	8,774	Marked to market/model	
Total investments	33,314	33,265		
Loans and mortgages	1,227	1,207	Marked to market	
Reinsurance recoverables	1,629	2,451	Marked to model	Solvency II Regulations
Other assets	42	42	Marked to market	, 3
Receivables	131	125	Marked to market	
Cash and cash equivalents	297	297	Marked to market	
	36,640	37,387		

D.1.2 Assets: PICG

The value of each material class of assets of the Group for solvency purposes at the reporting date is as follows. The valuation basis used is the same for the solvency valuation as for the statutory accounts valuation, except for the Reinsurance recoverables, which are valued as described in D.2.6.

31 December 2018	Solvency II value £m	Statutory accounts value £m	Valuation basis	Explanation of valuation difference
Property	96	96	Marked to market	
Bonds	27,981	27,849	Marked to market	
Investment funds	1,556	1,556	Marked to market/model	
Derivative assets	9,757	9,757	Marked to market/model	
Total investments	39,390	39,258		
Loans and mortgages	1,843	1,843	Marked to market	
Reinsurance recoverables	1,150	1,854	Marked to model	Solvency II Regulations
Other assets	59	61	Marked to market	
Deferred tax asset	3	3		
Receivables	45	57	Marked to market	
Cash and cash equivalents	424	424	Marked to market	
Own shares held directly	24	-	Marked to model	Solvency II Regulations
	42,938	43,500		

31 December 2017	Solvency II value £m	Statutory accounts value £m	Valuation basis	Explanation of valuation difference
Property	99	99	Marked to market	
Bonds	23,247	23,198	Marked to market	
Investment funds	1,194	1,194	Marked to market/model	
Derivative assets	8,775	8,775	Marked to market/model	
Total investments	33,315	33,266		
Loans and mortgages	1,227	1,207	Marked to market	
Reinsurance recoverables	1,629	2,450	Marked to model	Solvency II Regulations
Other assets	43	43	Marked to market	, ,
Deferred tax asset	3	3		
Receivables	134	129	Marked to market	
Cash and cash equivalents	308	308	Marked to market	
Own shares held directly	12	-		
	36,671	37,406		

D.1.3 Asset recognition and derecognition (PIC and PICG)

The basis for recognition and derecognition of financial instruments is as follows:

A financial instrument is recognised if the Company becomes a party to the contractual provisions of the instrument. Financial assets are derecognised if the Company's contractual rights to the cash flows from the financial assets expire, or if either the Company transfers the financial asset to another party without retaining control or substantially all risks and rewards of the asset are transferred to another party. Regular purchases and sales of financial assets are accounted for at the date of trading. Financial liabilities are derecognised when the Company's obligations specified in the contract expire or are discharged or cancelled.

D.1.4 Asset valuation basis

The general valuation basis applied to each material class of investments is as follows:

The fair values of investments quoted in an active market are based on their bid market prices. For unlisted securities and all other financial assets for which there is no active market, the Company establishes fair value using appropriate valuation techniques. These include the use of recent arm's length transactions, reference to other instruments that are substantially the same, discounted cash flow analysis, counterparty and broker valuations and option pricing models.

These assessments are based largely on observable market data.

Where an active market does not exist for a financial instrument, the Company uses financial modelling to ascertain fair value. The models consider the anticipated future cash flows expected to be derived from the assets, and discount them to reflect the timing of payments and, for debt assets, the likelihood of default given the relative seniority of the holding in order of repayment.

Property (other than for own use)

Investments in freehold properties not for occupation by the Company are carried at fair value, which is calculated using discounted cash flow techniques on a mark to model basis. Refer to section D.4 for more details.

Government and corporate bonds

The Group's and the Company's investments in government and corporate bonds are valued for Solvency II purposes on the same basis as the annual financial statements, which follow IFRS. The fair value of government bonds and the majority of corporate bonds is determined by reference to their quoted bid price at the reporting date.

Fair values of unlisted corporate bonds, such as bilateral investments, are determined as the present value of future cash flows, discounted at the market rate of interest at the reporting date. The details of the valuation method are provided in D.4.

The difference in valuation between IFRS and Solvency II relates to the allocation of accrued interest, which for the purposes of Solvency II has been included in the value of the bonds.

Assets valued on this basis are included in the tables above as "Bonds".

Collateralised securities

This asset class contains mortgage backed securities, other asset backed securities, and other collateralised securities.

The fair value of mortgage backed and other asset backed securities is determined by reference to their listed market price.

The fair value of the unlisted collateralised securities is determined using alternative valuation methods as described in section D.4.

Assets valued on this basis are included in the tables above within the "Investment funds" or "Loans and mortgages" headings.

Collective investment undertakings

The fair value of collective investment undertakings is determined by reference to their quoted bid price at the reporting date where available.

Fair values of unlisted collective investments are calculated using alternative valuation methods as described in section D.4.

Assets valued on this basis are included in the tables above within the "Investment funds" or "Loans and mortgages" headings.

Derivatives 1 - 1

Derivative financial instruments are measured at fair value

Derivatives are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at their fair value. The fair value of foreign exchange forward contracts, futures and swaps is based on market prices, where available. For swaps, market prices are calculated using discounted cash flow techniques based on adjusted market data such as composite curves derived from a number of market counterparties.

Deposits other than cash equivalents, and cash and cash equivalents

The fair value of deposits held with credit institutions represents their cash value in current terms. All deposits are redeemable within three months and consequently no discounting adjustment is made at period end.

Reinsurance recoverables

As this asset is directly related to the regulatory technical provisions, the valuation is discussed in the technical provisions section D.2.

Receivables

These assets are held at the values for which they could be exchanged between knowledgeable willing parties in an arm's length transaction, which is equivalent to the value for IFRS accounting purposes.

Own shares directly held

These assets are treated as a deduction from equity in the IFRS financial statements of PICG. For regulatory purposes, they are held as an asset and are marked to model in accordance with Solvency II Regulations, using an estimate of the valuation of PICG as a whole. The amounts involved are considered not to be material.

Other assets

There are no other material tangible assets.

D.2 Technical provisions

PIC writes only one line of business, i.e. bulk annuities in relation to UK defined benefit pension schemes. All of the Company's insurance liabilities represent contracts that provide immediate annuities for current pensioners and deferred annuities for members who have not yet reached pensionable age. Annuities are payable for the life of the policyholder, with, in some cases, a reversionary annuity paid to spouses or other dependants on the death of the main member.

Annuities in deferment and in payment can be level, subject to fixed increases or increases linked to inflation, or a mixture of the three. In many cases, the increases applied are also subject to defined caps and floors, so-called limited price indexation or LPI.

The insurance liabilities also include a limited number of member options, such as the option to commute part of the pension for a tax-free cash lump sum on vesting, the option to transfer deferred benefits to another pension scheme and the option to take early or late retirement. In these cases, the bulk of the options are set on a basis which is broadly financially neutral to the Company. There are no other material options and guarantees such as guaranteed annuity options.

The Company's insurance contracts are a mixture of "buy-in" policies, where the policyholder is the pension scheme and the insured liabilities cover defined benefits within the scheme, and "buyout" policies, where the policyholder is an individual.

D.2.1 Technical provisions on regulatory solvency basis

The following table summarises the technical provisions of PIC as at 31 December 2018 on the regulatory solvency basis. The equivalent figures for 31 December 2017 are also shown.

Technical provisions, Solvency II basis (£m)	31 December 2018	31 December 2017
Best estimate liabilities ("BEL")		
> Liabilities gross of reinsurance	26,107	22,505
> Value of reinsurance recoverables	(1,150)	(1,629)
> Net-of-reinsurance liabilities	24,957	20,876
Risk margin ("RM")	1,897	1,570
Transitional measures deduction ("TMTP")	(692)	(746)
Total net technical provisions	26,162	21,700

Technical provisions (before reduction due to the TMTP) represent the value of policyholder obligations if these were to be transferred to a third party in an arm's length transaction at the valuation date. The technical provisions comprise a best estimate liability (determined using a Matching Adjustment or Volatility Adjustment) and a risk margin, reduced by the transitional measures deduction.

The total technical provisions, gross of reinsurance, as at 31 December 2018 were £27,312 million (2017: £23,329 million).

There are no additional technical provisions maintained by the Group outside PIC.

D.2.2 Valuation methods and assumptions for the solvency valuation

The principal methods and assumptions used in the valuation of the technical provisions for solvency purposes are as follows:

Valuation methodology for BEL:

For the vast majority of the business, the best estimate liability is calculated as the present value of future annuity and other benefit payments plus an allowance for future expenses. This calculation involves projecting each individual policy for its expected natural lifetime and discounting the resultant cash flows to the valuation date at the valuation discount rate, using methodology which confirms to the requirements of Section 3, subsection 1 (and in particular Articles 22 - 26) of Chapter III of the Solvency II Delegated Acts.

For a very small proportion of the best-estimate liabilities, approximate methods are used which are appropriate to the nature of the liabilities in question.

Valuation discount rate:

The discount rate used is derived from the basic risk-free rate, which is taken as the swaps rate less the prescribed credit risk adjustment. For all of the business in force, this is increased by use of either a matching adjustment or a volatility adjustment as described below.

Mortality and demographic assumptions:

The base mortality assumptions as at 31 December 2018 inherent in the projected cash flows used in the valuation of insurance contract liabilities are set with reference to the S2 series of mortality tables published by the Continuous Mortality Investigation ("CMI", a research body with strong links to the Institute and Faculty of Actuaries in the UK).

The assumption for future improvements to mortality is modelled using the CMI 2016 table. The long-term improvement rate is assumed to taper from 2.6% p.a. at age 60 to zero at age 120 for both men and women.

Adjustments are applied according to a number of factors including, but not limited to, an individual's gender, age, pension amount, occupation and place of residence. In addition, an adjustment is made to allow for the risk of anti-selection.

Assumptions are also made in respect of the take-up rates on policyholder options, such as the option to take a pension contribution lump sum payment on vesting and certain early retirement options. For policyholder options where the observed take-up rates are very low and the financial impact is broadly neutral, no assumptions are applied in the actuarial valuation.

In addition, other, less material assumptions are required for items such as the age difference between main members and spouses and proportions married, in cases where the relevant information is not available from the valuation data.

Inflation assumptions.

Assumptions for expected future Retail Price Index ("RPI") inflation are based on a curve derived from market prices of inflation-linked swap contracts. Assumptions for expected Consumer Price Index ("CPI") inflation are based on the RPI curve less a flat deduction. The projected liabilities for annuities linked to RPI or CPI use these curves.

The most common type of LPI-linked benefit is LPI(0,5), under which increases are capped at 5.0% and floored at zero, but a range of other types of LPI exist. These are not regarded as "options" in the sense that neither the policyholder nor the Company can elect to change the benefit, but are simply a special form of indexation. However, an option-based methodology is required to allow for the reserving and capital impacts of the caps and floors. PIC uses a mark-to-model approach to derive appropriate inflation curves for each LPI type to allow for the inherent optionality, as there is currently no deep and liquid market in appropriate swap contracts.

Expense assumptions:

The internal costs of maintaining the existing insurance contracts, the fees payable to third-party administrators engaged to manage payments due under the in-force policies, fees due to reinsurers, investment management expenses and certain specific project costs are factored into the calculation of liabilities by adding appropriate allowances, and include an estimate of the impact of future inflation where this is applicable. No allowances are included for expenses incurred by the Company in relation to the generation of new business.

Risk margins (unaudited):

The risk margin is determined as the amount that would be required in addition to best estimate liabilities by a hypothetical third party (the "reference undertaking") taking on the Company's insurance obligations, to provide an amount of eligible Own Funds equal to the capital necessary to support those obligations over their future lifetime and assuming that all hedgeable risks had been eliminated.

The risk margin is calculated by estimating the solvency capital requirement of the reference undertaking in each future year over the period in which the in-force business runs off. A cost-of-capital calculation is then performed using a prescribed rate of 6.0% per annum on each future year's estimated reference SCR, with the results discounted at the basic risk free rate.

The principal drivers underlying the estimate of reference undertaking's SCR are longevity risk, counterparty credit risk (with respect to reinsurance contracts and other material exposures), expense risk, and residual economic risk relating to inflation volatility, in particular LPI and the basis between RPI and CPI and operational risk. Longevity risk is assessed by considering separately the risk of mis-estimation of base mortality rates, future mortality improvement rates and other, less material influences on future demographic experience, and allowing for the mitigation afforded by existing reinsurance arrangements.

The projection of the reference SCR over the lifetime of the business is carried out by approximate means allowing for the expected changes in the size and relative impacts of the respective risk drivers as the in-force business continues to mature.

Transitional measures deduction on technical provisions (unaudited):

PIC applies a transitional measures deduction in respect of technical provisions (TMTP). The deduction, which is consistent with the requirements of Article 308d of the Solvency II Directive, is expected to amortise linearly to zero over a 16-year period starting from 1 January 2016.

Uncertainty in the valuation of technical provisions:

The best estimate liabilities are calculated using data and assumptions which reflect the Company's best estimate of the position as at the valuation date. However, there are a number of uncertainties in the valuation. In particular:

- > A key assumption is the rate of future policyholder mortality, which is expressed as a combination of a base mortality rate (reflecting the current observed experience) and a rate of future mortality improvements. Changes in these assumptions could have a material impact on the BEL calculation.
- > For deferred annuity policyholders, assumptions have to be made about the extent to which certain options will be taken up prior to retirement. The most important option is the commutation of part of the pension benefit for a lump sum. While this take up has been reasonably stable in the past, there remains uncertainty as to whether future take-up rates will be as expected.
- > The discount rate used in the valuation is determined allowing implicitly for an assumed level of future defaults arising in relation to the supporting assets. The allowance, which is stipulated by EIOPA, may not be a good representation of the actual level of defaults arising in practice, and variations in experience (positive or negative) will arise as a result.
- > A significant proportion of the annuity benefits escalate in line with defined inflation indices. A range of indices applies including CPI and LPI linkages, and assumptions have to be made as to how these indices will relate to the standard retail prices index going forward.
- > The expenses allowed for in the valuation are based on the Company's view of its likely expense outgo required to manage the business in force. Variations in these expense levels and in the impact of inflation of these expense levels also introduce uncertainty.

In addition, projection of the run-off over time of the reference SCR used in the risk margin calculation requires a significant degree of judgement, given the length and nature of PIC's annuity liability cash flows.

D.2.3 Use of matching adjustment

In December 2015, PIC was granted permission by the PRA to apply a matching adjustment in relation to the value of its insurance liabilities. As at 31 December 2018, all of the business in force (aside from an immaterial amount of Euro-denominated liabilities) was eligible for use with the matching adjustment, and 99.97% of the business was held within the matching adjustment fund and valued using the matching adjustment. A small percentage of the liabilities, amounting to 0.03% of the total net liabilities, was held outside the matching adjustment fund and valued using the volatility adjustment.

The assets used comprise a mixture of UK government bonds and UK and overseas corporate bonds, together with a relatively small amount of cash and cash equivalents, loans and mortgages and property assets. In addition, the assets include derivatives designed to transform overseas cash flows to sterling, and to transform floating rate cash flows to fixed rates. All of the assets, once transformed through the use of appropriate derivatives, meet the requirements of Article 77b(1) of the Solvency II Delegated Acts.

PIC holds all assets and liabilities for which the matching adjustment applies in a clearly ring-fenced fund, the MA Fund. The matching adjustment calculation relies on close matching of the asset cash flows and the liability cash flows in this fund. In making this assessment, the liability cash flows are the net-of-reinsurance best estimate liability cash flows for the business taken from the Company's liability projection model, and the asset cash flows are the aggregate of the cash flows on each individual asset adjusted for the default component of the "fundamental spread" to allow for the credit risks retained by the Company.

The initial matching adjustment is then calculated as a difference between two annual effective internal rates of return, i.e. (a) the flat discount rate which, if applied to the liability cash flows, would equate these to the market value of the matching assets; and (b) the flat rate which, if applied to the liability cash flows, would equate these to the value of those liability cash flows calculated using the basic risk-free rate curve.

The matching adjustment is then further adjusted for the cost-of-downgrade component of the fundamental spread.

The assets in the MA Fund used in the matching adjustment calculation can be summarised as follows:

MA Fund assets (£m)	31 December 2018	31 December 2017
Property	77	82
Government bonds	9,893	8,470
Corporate bonds	15,788	13,038
Derivative assets	3,673	3,152
Loans and mortgages	1,721	1,158
Collateralised securities	257	87
Cash and cash equivalents	282	208
Total assets	31,691	26,195
Less derivative liabilities	(6,727)	(5,462)
Net value of assets	24,964	20,733

PIC maintains close control of the asset and liability cash flow matching in order to ensure that at all times it can meet the requirements of Article 77(b)(i)(c) of the Solvency II Delegated Acts. In addition, PIC monitors the asset and liability matching of the MA Fund against the three specific tests required by its local regulator, the PRA. As at 31 December 2018, all of the PRA test results were within the required limits.

The impact of not applying the matching adjustment but instead valuing the liabilities using the basic risk-free curve would have been as follows. Note that under this scenario the volatility adjustment ("VA") is assumed to continue to apply to those liabilities to which it is currently applied, and it is assumed that there is no change to the TMTP.

31 December 2018 Impact of matching adjustment (£m)	Including matching adjustment	Excluding matching adjustment	Impact of not applying MA
Technical provisions	27,313	33,687	6,374
Basic Own Funds	3,917	(1,053)	(4,970)
Eligible Own Funds to meet SCR	3,917	(1,053)	(4,970)
SCR	2,343	6,210	3,867
Excess assets over SCR	1,574	(7,263)	(8,837)
Eligible Own Funds to meet MCR	3,092	(2,579)	(5,671)
MCR	586	1,552	966
Excess assets	2,506	(4,131)	(6,637)
	Including	Excluding	
31 December 2017	matching	matching	Impact of not
Impact of matching adjustment (£m)	adjustment	adjustment	applying MA
Technical provisions	23,329	27,175	3,846
Basic Own Funds	3,328	491	(2,837)
Eligible Own Funds to meet SCR	3,328	491	(2,837)
SCR	2,082	5,251	3,169
Excess assets over SCR	1,246	(4,760)	(6,006)
Eligible Own Funds to meet MCR	2,843	(267)	(3,110)
MCR	521	1,313	792
Excess assets over MCR	2,322	(1,580)	(3,902)

D.2.4 Use of volatility adjustment

In December 2015, PIC was granted permission by the PRA to apply a volatility adjustment in relation to the value of its insurance liabilities.

As at 31 December 2018, all of the business in force (aside from an immaterial amount of Euro-denominated liabilities) was eligible for use with the matching adjustment, but a small percentage of the liabilities, amounting to 0.03% of the total net liabilities, was held outside the matching adjustment fund and valued using the volatility adjustment.

The impact of not applying the volatility adjustment to these liabilities but instead valuing them using the basic risk-free curve would have been as follows. Note that under this scenario the MA is assumed to continue to apply to those liabilities to which it is currently applied, and it is assumed that there is no change to the TMTP.

31 December 2018 Impact of volatility adjustment (£m)	Including volatility adjustment	Excluding volatility adjustment	Impact of not applying VA
Technical provisions	27,313	27,314	1
Basic Own Funds	3,917	3,916	(1)
Eligible Own Funds to meet SCR	3,917	3,916	(1)
SCR	2,343	2,343	-
Excess assets over SCR	1,574	1,573	(1)
Eligible Own Funds to meet MCR	3,092	3,091	(1)
MCR	586	586	
Excess assets over MCR	2,506	2,505	(1)
	Including	Excluding	
31 December 2017 Impact of volatility adjustment (£m)	volatility adjustment	volatility adjustment	Impact of not applying VA
Technical provisions	23,329	23,336	7
Basic Own Funds	3,328	3,322	(6)
Eligible Own Funds to meet SCR	3,328	3,322	(6)
SCR	2,082	2,083	1
Excess assets over SCR	1,246	1,239	(7)
Eligible Own Funds to meet MCR	2,843	2,837	(6)
MCR	521	521	_
Excess assets over MCR	2,322	2,316	(6)

D.2.5 Use of transitional measures adjustment (unaudited)

PIC does not apply any adjustment to the risk-free interest rate term structure referred to in Article 308c of Directive 2009/138/EC.

In December 2015, PIC was granted permission to apply a transitional measures deduction to technical provisions (TMTP) in accordance with Article 308d of Directive 2009/138/EC.

PIC calculated the TMTP as at 31 December PIC 2015 as £1,355 million. This amount, which is gross of any deferred tax impacts, has since been amortised on a 16-year basis. In addition, PIC was granted permission to recalculate the TMTP as at 31 December 2017. Allowing for both amortisation and re-calculation, the TMTP as at 31 December 2018 is £692 million (2017: £746 million).

The impact of not applying the TMTP would have been as follows. Under this scenario, the MA and VA are assumed to continue to apply.

31 December 2018	Including	Excluding	Impact of excluding TMTP
Impact of TMTP (£m)	TMTP	TMTP	
Technical provisions Basic Own Funds Eligible Own Funds to meet SCR SCR	27,313	28,005	692
	3,917	3,343	(574)
	3,917	3,343	(574)
	2,343	2,461	118
Excess assets	1,574	882	(692)
Eligible Own Funds to meet MCR	3,092	2,517	(575)
MCR	586	615	29
Excess assets	2,506	1,902	(604)
Solvency ratio based on MCR	528%	410%	
31 December 2017	Including	Excluding	Impact of excluding TMTP
Impact of TMTP (£m)	TMTP	TMTP	
Technical provisions Basic Own Funds Eligible Own Funds to meet SCR SCR	23,329	24,074	746
	3,328	2,709	(619)
	3,328	2,709	(619)
	2,082	2,209	127
Excess assets	1,246	(500)	(746)
Eligible Own Funds to meet MCR	2,843	2,230	(613)
MCR	521	552	31
Excess assets	2,322	1,678	(644)
Solvency ratio based on MCR	546%	404%	

D.2.6 Reinsurance

PIC seeks to limit its exposure to longevity risk by entering into reinsurance arrangements with third party reinsurers. As at 31 December 2018, approximately 74% (as measured by best-estimate liabilities) of the longevity risk was reinsured (2017: 73%).

PIC has entered into two types of reinsurance arrangements:

- > Longevity swap arrangements, whereby PIC pays to the reinsurer a fixed, agreed stream of annuity benefit cash flows, together with a defined reinsurance fee, and the reinsurer pays PIC annuity benefits based on the actual mortality experience of the lives in question. All of the longevity swap arrangements are similar in nature. PIC has entered into these arrangements with ten reinsurers. The total net value of the longevity swap asset, excluding the fees payable to the reinsurers, was £(113) million as at 31 December 2018 (2017: £77 million).
- > Quota share reinsurance arrangements, whereby in return for an up-front single premium PIC will receive from the reinsurer a percentage share of a defined sub-set of the annuity liabilities paid out in future. PIC has entered into these arrangements with two reinsurers. The total value of the quota share reinsurance asset was £1,265 million as at 31 December 2018 (2017: £1,553 million).

The value of the amounts recoverable from reinsurance is calculated using the same projection model and assumptions as are used for the gross best estimate liabilities, by projecting forward both the payments due to reinsurers and the payments expected from reinsurers, in each case calculated on a policy-by-policy basis.

The value of the reinsurance recoverables is reduced by a counterparty default adjustment of £10 million (2017: £15 million), which is calculated by applying (for each reinsurer) an assumed probability of default to an estimated loss given default, allowing for an assumed rate of recovery, measured over the lifetime of the reinsurance contracts in question.

In addition, there is a recoverable amount of £8 million (2017: £14 million) in respect of a small tranche of annuities where PIC has undertaken inwards reinsurance.

Therefore, the total value of the reinsurance recoverables asset is £1,150 million (2017: £1,629 million).

PIC does not have any arrangements with special purpose vehicles in respect of its gross or net liabilities.

D.2.7 Review of valuation methods and assumptions

PIC reviews its technical provisions valuation assumptions and methodology regularly to ensure that they are fit for purpose and meet the requirements of Section 3.1 of Chapter III of the Solvency II Delegated Acts.

For the purposes of the valuation as at 31 December 2018, a number of changes were made to the assumptions used in order to reflect emerging experience better. The most material of these changes was in respect of mortality assumptions. In aggregate, the assumption changes applied increased Own Funds by £153 million.

In addition, the valuation assumptions were updated to reflect current expectations of future interest rates and inflation rates, and to reflect the changes to the prescribed fundamental spread assumptions underlying the derivation of the matching adjustment.

D.2.8 Valuation methods and assumptions for the financial statements

Apart from the valuation discount rate, the methods and assumptions used to value the technical provisions for the purposes of the financial statements are derived from the same best-estimate assumptions as are used in the valuation for solvency purposes. To these assumptions, prudential margins are added, these margins are consistent with those previously used under the regulatory regime which preceded the introduction of Solvency II. PIC's practice at the time was to use the same margins in the calculation of its technical provisions for the purposes of the financial statements as in statutory reporting. PIC is satisfied that the basis used continues to meet the relevant requirements of IFRS and that the margins used remain appropriate, based upon the current business mix and environment.

As the impact of applying these prudential margins is to change the cash flow profile of the liabilities, it is not possible simply to use the same matching asset profile as is used for the best-estimate liabilities. Instead, PIC notionally hypothecates a basket of assets for backing the liabilities and calculates the valuation rate of interest using a "portfolio IRR" approach which considers the yield for the whole basket. Using this approach, PIC is able to take into account both the level of the risk-adjusted yields on the assets and the terms over which the returns would be received.

The approach used to determine the credit default adjustment for the IFRS valuation rate of interest was changed to reduce significant prudent margins in the valuation basis, and better align PIC with the levels of prudence applied by peers in the market. The revised methodology moved to a fixed basis points default allowance by asset, based on historic levels of default and downgrade with prudent margins, rather than the "percentage of spread" approach used at year-end 2017.

The impact of applying the prudential margins is summarised in the following table, which shows the transition from the Own Funds under Solvency II to the IFRS net assets presented in the Company's financial statements. The equivalent figures as at 31 December 2017 are shown for comparison.

D. VALUATION FOR SOLVENCY PURPOSES (continued)

Reconciliation between Solvency II and IFRS technical provisions balance sheets (£m)	31 December 2018	31 December 2017
Solvency II technical provisions (gross or reinsurance)	27,313	23,329
Add:		
> Classification difference of deferred premiums	14	=
Less:		
> Value of reinsurance recoverables on SII basis	(1,150)	(1,629)
Solvency II technical provisions (net of reinsurance)	26,177	21,700
Less:		
> Risk margin	(1,897)	(1,570)
> Transitional measures deduction	692	746
Solvency II best estimate liability (net of reinsurance)	24,972	20,876
Add:		
> Impact of valuation discount rate margin	912	765
> Impact of other IFRS valuation margins	982	902
IFRS technical provisions (net of reinsurance)	26,866	22,543
Add:		
> Value of reinsurance recoverables on IFRS basis	1,854	2,450
IFRS technical provisions (gross of reinsurance)	28,720	24,993

D.3 Other liabilities

Other liabilities at 31 December reflect derivative liabilities, deferred tax and accounting accruals and creditors, as follows:

	IFRS va	IFRS value		y value
2018	Group £m	Company £m	Group £m	Company £m
Derivative liabilities	11,303	11,303	11,303	11,303
Insurance and other payables	125	128	242	242
Deferred tax	3		117	117
Subordinated debt instruments	891	891	942	942
Other liabilities	12,322	12,325	12,604	12,604

	IFRS va	Regulatory value		
2017	Group £m	Company £m	Group £m	Company £m
Derivative liabilities	9,663	9,663	9,663	9,663
Insurance and other payables	120	108	185	172
Deferred tax	4	4	149	149
Subordinated debt instruments	543	543	589	589
Other liabilities	10,330	10,318	10,586	10,573

Other than as noted below, other liabilities are valued at fair value for the purposes of solvency rules, which is equivalent to the IFRS values in the Group's and Company's financial statements. There are no significant estimates or judgements in the valuation of these liabilities.

D.3.1 Derivative liabilities

This represents the liability valuation, at fair value, of derivatives held by the Company for managing its currency, interest and inflation exposures. These are 'level 2' valuations for IFRS purposes, and the value of overall derivative assets and liabilities is the same under IFRS as under Solvency II.

D.3.2 Insurance and other payables

This represents amounts payable, at fair value, relating to sundry business creditors and accruals, current taxation payments due and reinsurance fees payable. These items are payable within the next year. Given the short timescales, no discounting has been applied.

D.3.3 Deferred tax

A deferred tax asset or liability is recognised to the extent that there is a temporary difference between the Company's tax base balance sheet (which is IFRS) and the balance sheet for Solvency II purposes. At 31 December 2018, this resulted in a deferred tax liability of £123 million (2017: £149 million) including a deferred tax liability of £3 million (2017: £4 million) held on the IFRS balance sheet, relating to transitional arrangements on the UK Life tax regime. The Company has also recognised a deferred tax asset of £6 million in the Solvency II balance sheet, which arose from the valuation differences between the Solvency II and IFRS values of the subordinated loan notes.

At 31 December 2018, a recognised deferred tax asset of £3 million existed within the Group (2017: £3 million). The amount represents an estimate of the potential future tax deduction available on vesting of existing share incentive schemes.

There are no other unused tax losses or unused tax credits for which no deferred tax asset or liability has been recognised on the balance sheet.

D. VALUATION FOR SOLVENCY PURPOSES (continued)

D.3.4 Subordinated debt instruments

For regulatory purposes, the subordinated debt instruments issued by the Company are valued in accordance with Article 75 of Directive 2009/138/EC, taking no adjustment to take account of the own credit standing of the Company. This differs from the valuation used for IFRS accounting purposes, where the subordinated debt instruments are valued at amortised cost.

In addition, the subordinated debt instruments are treated as liabilities for the purposes of IFRS accounting: for the purposes of regulatory accounting, whilst they are shown on the balance sheet (S.02.01) within liabilities, they form a part of the Own Funds of the Company (S.23.01) and the Group (S.23.01).

The subordinated debt instruments fall due in 2024 (£300 million face value), 2026 (£250 million face value) and 2030 (£350 million face value).

D.3.5 Reconciliation between regulatory value and financial statements value of other liabilities

At 31 December 2018, differences between the value of other liabilities for regulatory reporting and IFRS financial statements are as follows:

2018	Group £m	Company £m
Regulatory solvency "other liabilities"	12,604	12,604
Adjustment to creditor balances offset in assets Reduction in subordinated debt valuation (held at amortised cost for IFRS purposes) and removal of associated	(131)	(131)
accrued interest	(34)	(34)
Deferred tax (as above)	(117)	(114)
Other liabilities under IFRS	12,322	12,325

2017	Group £m	Company £m
Regulatory solvency "other liabilities"	10,586	10,573
Reduction in derivative liabilities (included within derivative assets for IFRS purposes)	(77)	(76)
Reduction in subordinated debt valuation (held at amortised cost for IFRS purposes) and removal of associated		
accrued interest	(34)	(34)
Deferred tax (as above)	(145)	(145)
Other liabilities under IFRS	10,330	10,318

D.3.6 Leases and contingent liabilities

PIC does not have any material liabilities in respect of leases, or contingent liabilities.

PICG does not have any material contingent liabilities. The Group has an operating lease for the floors of 14 Cornhill which it occupies. Future payments totalling £15 million (2017: £18 million) will fall due over the coming six years (2017: seven years).

D.3.7 Employee benefits

The Company pays expenses to a service company owned by the Group holding company, which funds employee benefits.

There are no defined benefit obligations in connection with employees.

D.4 Alternative methods for valuation

The Group and the Company use alternative valuation methods, as defined in the Solvency II Regulations, to determine the fair values of certain investments as explained in section D.1.4. Given the methodology used below is the same as the one used to value the investments for IFRS purposes, no differences arise between IFRS and Solvency II values, except for the accrued interest, which is allocated to the individual security under Solvency II, but shown as its own separate category under IFRS.

The details of these alternative valuation methods are provided below; the values shown represent the fair value for the assets where alternative methods for valuation have been used.

Property (other than for own use) – £96 million (2017: £99 million) (PIC and PICG)

Fair value of the properties are determined annually by professional external valuers using the Royal Institution of Chartered Surveyors ("RICS") guidelines. The RICS guidelines apply separate assumptions to the value of the land, buildings and tenancy associated with each property.

The external valuers also consider changes in market conditions and the status of the tenants in determining whether a full physical inspection is required each year. Irrespective of such considerations, each property is fully inspected periodically as part of the valuation process. The cost of additions and renovations is capitalised and considered when estimating fair value.

The main inputs used in the valuation model relate to the rental income, property's tenure, location, lease length and other factors specific to each property.

Fair value is based on active market prices, adjusted, if necessary, for any difference in the nature, location or condition of the specific property.

D. VALUATION FOR SOLVENCY PURPOSES (continued)

Unlisted bonds (direct investment) - £3,831 million (2017: £2,613 million) (PIC and PICG)

Under both IFRS and Solvency II, unlisted bonds are valued using discounted cash flow techniques on a mark to model basis. The models consider the anticipated future cash flows expected to be derived from the assets and discount them to reflect the timing of payments and the likelihood of default given the relative seniority of the holding in order of repayment. The discount rate is derived based on the credit spreads observed on other, quoted instruments that are substantially the same.

This category also includes directly invested bonds where PIC holds the greater part of the issuance and as such values these investments using discounted cash flow techniques on a mark to model basis.

Unlisted collateralised securities - £32 million (2017: £59 million) (PIC and PICG)

The fair value of unlisted collateralised securities is calculated using discounted cash flow techniques on a mark to model basis.

The valuation models use the security specific observable (interest rates and yield curves) and unobservable (implied volatilities, loss given default) inputs.

The unobservable inputs reflect the assumptions market participants would use in pricing the asset or liability based on sources independent of the entity pricing the asset or liability.

In addition, unobservable inputs are developed based on the best information available relating to a particular security and can be adjusted if information indicating that market participants would use different assumptions is reasonably available without undue cost and effort or when corroborated by evidence such as market transactions or quoted prices of other similar securities where available.

Unlisted (private equity) collective investment undertakings - £45 million (2017: £42 million) (PIC and PICG)

The fair value of unlisted collective investments is determined using the discounted cash flow method, which calculates the present value of future cash flows, discounted at the market rate of interest at the reporting date. The main inputs used in these calculations relate to interest rates, which are market observable.

Equity release mortgages (ERM) – £294 million (2017: £107 million) (PIC and PICG)

The fair value of equity release mortgages (ERM) is determined on a mark to model basis. The fair value of each individual mortgage is calculated using a discounted cash flow model, in which the future cash flows are projected using a number of unobservable inputs including mortality, morbidity, interest rates and property prices. These cash flows are discounted at a rate equivalent to the risk-free rate based on the swap curve plus an equivalent spread. The equivalent spread is calculated separately for each mortgage at the date of the initial advance for that mortgage.

Under the terms of the ERM, a guarantee is provided that when a property is sold on the event of death or move into long-term care and the mortgage repaid, the amount repayable will be capped at the sale value of the underlying property after deducting reasonable costs of selling the property. The value of the 'No Negative Equity Guarantee' has been calculated using option pricing techniques in which an explicit house price growth assumption is used.

The fair value of equity release mortgages is determined by means of an internal model which uses a number of unobservable inputs including mortality, morbidity, interest rates and property prices.

Own shares held directly – PICG £24 million (2017: PICG £12 million)

This is determined using a modelled valuation of the PICG Group, derived from its audited Market Consistent Embedded Value at the valuation date.

D.5 Any other information

There is no other material information to disclose regarding the valuation of assets and liabilities for solvency purposes.

E. CAPITAL MANAGEMENT

E.1 Own Funds

E.1.1 Objectives, policies and processes

The objectives, policies and processes employed by the Group and Company to manage its Own Funds are set out in its Capital Management Policy, which is approved by the Company's Board.

As a part of this, the Board ensures that a Medium Term Capital Plan is prepared on an annual basis for approval as part of the overall Business Planning cycle. The Medium Term Capital Plan covers at least a five-year period, and includes consideration of the need for further Own Funds, the type of Own Funds, repayment of any Own Funds and Dividend/Distribution Policy.

The Company's regulatory solvency ratio (measured as its Solvency Capital Requirement divided by its eligible Own Funds) is a key metric in the management of the financial position of the Company and Group.

The Board has a risk appetite limit and tolerance for the Company's solvency level, and monitors this regularly. Where solvency is above 140%, no formal action is deemed necessary. Where solvency is between 130% and 140%, information should be provided to the Board explaining the current solvency level and its outlook, together with information on the actions that can be taken if required. Where solvency falls below 130% of SCR, action should be taken to rectify the position.

As a part of its day-to-day management of the Company's solvency position, management employs solvency monitoring techniques and measurements which are run at a minimum weekly, or more often where required. Management is also able to employ various techniques to manage its capital and solvency, including (but not limited to):

- > Managing the type and volume of new business written;
- > Reinsurance of existing business;
- > Risk mitigation techniques;
- > Hedging strategies to manage key exposures such as credit risk, interest rate risk or inflation risk;
- > Efficient asset management strategy; and
- > Seeking further external debt or equity capital.

$\hbox{\rm E.1.2\,Amount}$ of basic Own Funds at the reporting date

The amount of Own Funds of the Group and Company at the end of the reporting period was:

		Grou	р			Compa	ny	
2018 (£m)	Tier 1							Total
Balance at 31 December 2018 Amount of basic Own Funds available to	2,998	942	-	3,940	2,975	942	-	3,917
cover SCR Amount of basic Own Funds available to	2,998	942		3,940	2,975	942		3,917
cover MCR	2,998	117		3,115	2,975	117		3,092

		Grou	р			Compa	ny	
2017 (£m)	Tier 1	Tier 2	Tier 3	Total	Tier 1	Tier 2	Tier 3	Total
Balance at 31 December 2017 Amount of basic Own FundsOwn Funds	2,744	589	-	3,333	2,739	589	-	3,328
available to cover SCR Amount of basic Own Funds available to	2,744	589	-	3,333	2,739	589	-	3,328
cover MCR	2,744	104	n/a	2,848	2,739	104	n/a	2,843

As at 31 December 2018, the ratio of eligible Own Funds to Solvency Capital Requirement of PICG was 168% (2017: 160%) and of PIC was 167% (2017: 160%).

There are no items of ancillary Own Funds at 31 December 2018 (2017: nil).

No restrictions have been made to the amounts of basic Own Funds which can be used to cover the Company's SCR requirement.

For the purposes of MCR coverage, the amount of Tier 2 basic Own Funds which can be used to cover MCR has been restricted to £117 million (or 20% of the MCR amount). In the event that any Tier 3 basic Own Funds items were held by the Group, no Tier 3 basic Own Funds could be used to provide MCR coverage.

E.1.3 Reconciliation of opening and closing Own Funds

E.1.3.1 Reconciliation of opening and closing Own Funds: PICG

	Tier 1			Tier 2	Total
2018 (£m)	Share capital	Share premium	Reconciliation reserve	Subordinated debt	
At start of year	2	119	2,623	589	3,333
Issued in year	-			350	350
Movements in year	-	_	254	3	257
At end of year	2	119	2,877	942	3,940

		Tier 1			Total
2017 (£m)	Share capital	Share premium	Reconciliation reserve	Subordinated debt	
At start of year	2	118	2,440	594	3,154
Issued in year	-	-	-	-	-
Movements in year	=	1	183	(5)	179
At end of year	2	119	2,623	589	3,333

E.1.3.2 Reconciliation of opening and closing Own Funds: PIC

		er 1	Tier 2	Total
2018 (£m)	Share capital	Reconciliation reserve	Subordinated debt	
At start of year Issued in year	1,000	1,739 -	589 350	3,328 350
Movements in year	-	236		239
At end of year	1,000	1,975	942	3,917

		er 1	Tier 2	Total
2017 (£m)	Share capital	Share premium	Subordinated debt	
At start of year	1,000	1,540	594	3,134
Issued in year	-	-	-	_
Movements in year	_	199	(5)	194
At end of year	1,000	1,739	589	3,328

E.1.4 Restrictions to Own Funds and capital tiering

No restrictions have been made to the amount of basic Own Funds available to cover the Company's SCR as a result of the impact of limits on eligible Tier 2 and Tier 3 capital, and on restricted Tier 1 capital.

The Company's Tier 2 capital consists of £300 million nominal of subordinated loan notes due 2024 with a fixed coupon of 6.5% paid annually in arrears that were issued at 99.107% of par in July 2014, £250 million nominal of subordinated loan notes due 2026 with a fixed coupon of 8% paid annually in arrears that were issued at 98.916% of par in November 2016 and £350 million nominal of subordinated loan notes due 2030 with a fixed coupon of 5.625% paid annually in arrears that were issued at 99.693% of par in September 2018. The notes represent direct, unsecured and subordinated obligations of the Company, and are classified as qualifying dated Tier 2 securities for the purposes of regulatory capital requirements.

The Tier 2 instruments are valued in accordance with Article 75 of the Solvency II Directive, being economic value, and therefore at a different value than that used in the Company's IFRS financial statements. Changes arising from movements in the risk-free rate between the dates of issue (3 July 2014, 23 November 2016 and 21 September 2018) and the reporting date have led to an increase in the value of the subordinated debt (including accrued interest) of £42 million (2017: £35 million). The difference in value between the two bases is offset by an equal and opposite amount included within the Reconciliation Reserve.

The Tier 2 instruments are classified as Tier 2 Capital, in line with Solvency II requirements, as opposed to financial liabilities, as classified in the Company's IFRS financial statements.

E.1.5 Reconciliation of Own Funds to IFRS equity

The following differences exist between equity as shown in the Company's IFRS Financial Statements at the reporting date, and Own Funds under regulatory classifications:

	Group		Company	
(£m)	2018	2017	2018	2017
Equity per IFRS financial statements	2,457	2,082	2,434	2,076
Add: Reclassification of subordinated debt as Tier 2 capital for regulatory purposes, included at regulatory value	942	589	942	589
*Adjustment of subordinated debt value between IFRS and regulatory value	(34)	(35)	(34)	(35)
* Decrease in technical provisions under regulatory rules * Increase in deferred tax liability under regulatory rules	1,407 (114)	1,665 (145)	1,407 (114)	1,665 (145)
* Decrease in reinsurance recoverable and other assets under regulatory rules	(718)	(823)	(718)	(822)
Own Funds per regulatory requirements	3,940	3,333	3,917	3,328

Items marked with a "*' above form part of the regulatory Reconciliation Reserve (see E.1.6 below), which totals £1,975 million for PIC (2017: £1,739 million): and £2,877m for PICG (2017: £2,623 million) at 31 December 2018.

There are no restrictions on the availability and transferability of Own Funds within the Company or Group.

E.1.6 Constituents of reconciliation reserve

The reconciliation reserve at 31 December is formed of the following elements:

2018 (£m)	Group	Company
IFRS retained earnings per financial statements	1,256	1,374
Capital contribution reserve per financial statements	-	60
Capital reduction reserve per financial statements	1,055	_
Other reserves per financial statements	49	_
Differences between IFRS Rules and Solvency II Rules (marked with '*' above)	541	541
Treasury shares per financial statements	(24)	-
Reconciliation reserve at 31 December 2018	2,877	1,975

2017 (£m)	Group	Company
IFRS retained earnings per financial statements	874	1,016
Capital contribution reserve per financial statements	_	60
Capital reduction reserve per financial statements	1,055	=
Other reserves per financial statements	44	-
Differences between IFRS Rules and Solvency II Rules (marked with '*' above)	662	663
Treasury shares per financial statements	(12)	-
Reconciliation reserve at 31 December 2017	2,623	1,739

E.2 SCR and MCR (unaudited)

As at 31 December 2018, PICG's and PIC's Solvency Capital Requirement amounted to £2,343 million (2017: £2,082 million), and its Minimum Capital Requirement amounted to £586 million (2017: £521 million), being 25% of SCR.

The Group and Company's risk profile is best measured by its Internal Model, which was approved for use by the PRA in December 2015. Note that a Major Model Change was approved by the PRA in December 2017 to the Internal Model related to the treatment of longevity and inflation risk.

PIC is therefore satisfied that the SCR as at 31 December 2018 is not subject to supervisory assessment.

No adjustment to the Solvency Capital Requirement has been made by the PRA, in respect of the third subparagraph of Article 51(2) of Directive 2009/138/EC.

The Solvency Capital Requirement has increased from £2,082 million in 2017 to £2,343 million in 2018, and the Minimum Capital Requirement has increased from £521 million in 2017 to £586 million in 2018.

The principal reasons for the movements in these items are:

- > A general increase in the volume of business in force, due to insurance contracts written during 2018;
- > The impact of changes in economic conditions over the year; and
- > The impact of the reinsurance programme effected by the Company, which has served to reduce the insurance risk element of the SCR.

These reasons reflect the natural progression of the business. There have been no material changes to the underlying methodology or assumptions used in the calculation of either item.

E.2.1 Components of SCR

PIC uses an internal model agreed with the PRA to calculate its Solvency Capital Requirement. The standard formula is not the predominant model used in the business.

The split of the Solvency Capital Requirement by risk category as at 31 December 2018 is as follows:

Summary of SCR (£m)	2018	2017
Risk capital before diversification:		
> Market risk	2,082	1,853
> Counterpart credit risk	109	73
> Insurance risk	1,007	994
> Expense risk	242	211
> Operational risk	241	202
Total before diversification	3,681	3,333
Diversification benefit	(1,130)	(1,027)
Loss absorbing capacity of deferred tax	(208)	(224)
Total diversified SCR after LACDT	2,343	2,082

E.2.2 Key inputs for the calculation of the MCR

The Minimum Capital Requirement has been calculated as follows:

- 1. The higher of 2.1% of the value of best-estimate liabilities net of reinsurance recoverables and 25% of the Solvency Capital Requirement.
- 2. The lower of the result from Step 1 and 45% of the Solvency Capital Requirement.

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

This section is not applicable to PIC & PICG. PIC and PICG do not use the duration-based equity risk sub-module.

E.4 Difference between the standard formula and any internal model used (unaudited)

The Internal Model is used to calculate PIC's regulatory capital requirements. The output from the Internal Model also helps support strategic decision making including in the following areas:

- > Business planning
- > Pricing of new business
- > Asset allocation
- > Reinsurance transactions and hedging activities

PIC uses a full Internal Model.

PIC uses a variety of methods to calculate the probability distribution forecast and the Solvency Capital Requirement, ranging from statistical analysis of historic data (e.g. market risk) to expert judgements determined by panels of experts (e.g. insurance risk). Each method is appropriate to the risk in question.

PIC's Internal Model methodologies and assumptions use a more bespoke and granular approach than the "one-size-fits-all" approach underpinning the Standard Formula. The main differences are as follows:

Insurance risk: PIC's risk profile includes substantial long-term liabilities so the Internal Model applies capital stresses for base mortality and future mortality improvement risk, rather than solely base mortality as prescribed by the Standard Formula, to ensure we more accurately capture the nature of insurance risks for annuitants. PIC also holds capital against uncertainty in second life assumptions and lump sum commutation assumptions, which are excluded from the standard formula.

Operational risk: PIC's Internal Model for Operational Risk is based on an assessment of the actual operational risks that PIC is exposed to, including underwriting, asset management, hedging, reserving and outsourcer-related risks. By comparison the Standard Formula for operational risk is a function of premium income received in the previous year which can bear little relationship to where operational risks may arise.

PIC uses the same risk measure and time period as set out in Article 101(3) of the Solvency II, namely the Value-at-Risk of basic Own Funds subject to a confidence level of 99.5% over a one-year period.

PIC uses a variety of data sources in its Internal Model, both internal and external. Internal data includes policyholder data and PIC's own historic company experience. External data are used to support the calibration of market, insurance and counterparty default risk. For market risk the main external providers of data are organisations such as Moody's, Merrill Lynch and Bloomberg who provide the majority of historical market data to support the calibration of the Solvency Capital Requirement. The counterparty default risk module also uses Moody's historical

data. For insurance risk the primary external data source is the Office for National Statistics which provides national population data and data on the number of deaths.

All data sources are reviewed internally for completeness, appropriateness and accuracy prior to use in the Internal Model.

E.4.1 Comparison of the Company's Internal Model with the Standard Formula (Unaudited)

The following table compares the Solvency Capital Requirement ("SCR") calculated on the Standard Formula basis and using the Company's Internal Model

		Standard
	Internal Model	Formula with
	with matching	matching
		adjustment
	2018	2018
	£m	£m
Market risk	2,082	3,054
Insurance risk	1,007	486
Operational risk	241	397
Expenserisk	242	206
Counterparty default risk	109	40
Benefit of diversification	(1,130)	(513)
Loss absorbing capacity of deferred tax	(208)	(228)
Solvency Capital Requirement	2,343	3,442

	Internal Model with matching adjustment 2017 £m	Standard Formula with matching adjustment 2017 £m
Market risk	1,853	2,366
Insurance risk	994	469
Operational risk	202	170
Expense risk	211	185
Counterparty default risk	73	68
Benefit of diversification	(1,027)	(493)
Loss absorbing capacity of deferred tax	(224)	(290)
Solvency Capital Requirement	2,082	2,475

Of note, the Standard Formula was calibrated with respect to an average European insurance entity. As PIC is a UK specialist insurance provider, the Company's business is not well represented by the Standard Formula. Using a risk capital model that does not represent the risks to the business does not incentivise good risk management, with actions being taken to optimise a position under a formula rather than aligned to the risks.

In particular, the design and calibration of the Standard Formula is not deemed appropriate to reflect PIC's internal view of its main risk drivers – market risk, including inflation risk and basis risk, and insurance risk, particularly the allowance for the risks associated with mortality improvements. PIC's Internal Model adopts a more granular approach to determining the capital requirements for both of these major risks as well as incorporating additional risks such as those associated with taking on liabilities with inflation-linked benefits.

For PIC's less important risks, the Internal Model calibration is also more bespoke than the Standard Formula. For operational risk, the capital is based on an assessment of the actual operational risks that PIC is exposed to, including underwriting, asset management, hedging, reserving and outsourcer-related risks. By comparison, the Standard Formula for operational risk is a function of premium income received in the previous year, which can bear little relationship to where operational risks may arise. For counterparty default risk, PIC uses a bespoke stochastic model allowing for all risk mitigants it deploys to manage such risks. For expense risk, PIC again has a bespoke calibration reflecting the key source of expense risk such as investment management fees and policy maintenance costs.

PIC uses its Internal Model within the key business processes outlined below:

KEY BUSINESS PROCESSES	RESPONSIBLE OVERSIGHT COMMITTEE
Strategy and business planning (including ORSA)	Board
Origination of new business and ceding of reinsurance	Investment & Origination Committee
Risk management	Board Risk Committee
Asset liability management	Investment & Origination Committee
Performance management	Nomination and Remuneration Committee
Financial reporting	Audit Committee

Each 'responsible oversight committee' performs an assessment of their use of the model in decision making and any areas for enhancement. Additionally, the Board performs an assessment based on its enterprise-wide responsibilities.

The nature of their assessments includes the extent to which:

- > the Board or Committee feels it has sufficient understanding of the Internal Model
- > the Internal Model is embedded in all relevant decision making processes
- > The papers and proposals presented to the Board/Committee and resulting minutes from discussions reflect the Internal Model

Suitable and clearly defined governance and oversight structures exist within PIC to support the use of the Internal Model.

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

Both PIC and PICG have been fully compliant with both the Minimum Capital Requirement and the Solvency Capital Requirement throughout 2018 and up to the date of approval of this report.

APPENDIX A

A GLOSSARY OF TERMS

BEL

Best Estimate Liability.

EIOPA

European Insurance and Occupational Pensions Authority. This is the European regulator that sets Solvency II regulations.

IFRS

International Financial Reporting Standards, also known as International Accounting Standards. The accounting framework used by the Group and Company in their statutory accounts.

LACDT

Loss absorbing capacity of deferred tax. A reduction to the capital requirements to allow for tax losses that may arise as a result of a shock event.

ORSA

The name given to the entirety of the processes and procedures employed by an insurer to identify, assess, monitor, manage and report the short and long-term risks it faces or may face and to determine the capital necessary to ensure that the insurers overall solvency needs are met at all times.

Own Funds

Own Funds represent the equity base of the Company under the Solvency II regime. Own Funds can be classified as "basic Own Funds" and "ancillary Own Funds", and are structured into Tiers (Tier 1, Tier 2 and Tier 3) which broadly represent the quality and permanency of the Capital.

QRT

Quantitative Reporting Templates. Quarterly solvency returns submitted to the national regulator.

Risk Margin

The Risk Margin is a regulatory requirement introduced by Solvency II. Although it forms a part of the Technical Provisions, can be thought of as a part of the wider capital requirements of a regulated insurance company. It is designed to represent the amount which another insurer would require to take on the insurance obligations of an insurer, in the event that it used up all of its surplus and capital as a result of a shock.

SCR

Solvency Capital Requirement – the risk based capital assessment under Solvency II. Can either be set by Standard Formula or a regulatory-approved internal model.

SECE

A public disclosure report which is required to be published annually by all insurers and will contain detailed quantitative and qualitative elements.

Technical Provisions

The liabilities arising under insurance contracts. Under the Solvency II framework, these represent the sum of best estimate liability, risk margin and the TMTP.

TMTP

Transitional Measures on Technical Provisions. A transitional arrangement whereby differences between the Solvency II regime and an insurer's previous regulatory capital regime can be phased in over a period, generally a maximum of 16 years.

APPENDIX B

PENSION INSURANCE CORPORATION PLC

Index of QRT Templates attached

QRT REF	QRT TEMPLATE NAME
S.02.01.02	Balance Sheet
S.05.01.02	Premiums, claims and expenses by line of business
S.05.02.01	Premiums, claims and expenses by country
S.12.01.02	Life and Health SLT Technical Provisions
S.22.01.21	Impact of long-term guarantees measures and transitionals
S.23.01.01	Own Funds
S.25.03.21	SCR – for undertakings on Full Internal Models
S.28.01.01	MCR – Only life or only non-life insurance or reinsurance activity

PENSION INSURANCE CORPORATION PLC

S.02.01.02

Balance sheet - 31 December 2018

Zuiuss	Silect - 31 December 2010	Solvency II value C0010
	Assets	-
R0010 R0020 R0030 R0040 R0050 R0060	Goodwill Deferred acquisition costs Intangible assets Deferred tax assets Pension benefit surplus	0
R0070	Property, plant & equipment held for own use Investments (other than assets held for index-linked and unit-linked contracts)	39,389,512,138
R0080 R0090	Property (other than for own use) Holdings in related undertakings, including participations	95,689,211
R0100	Equities	0
R0110 R0120	Equities – listed Equities – unlisted	
R0130	Bonds	27,981,163,232
R0140 R0150 R0160 R0170 R0180 R0190 R0200 R0210	Government Bonds Corporate Bonds Structured notes Collateralised securities Collective Investments Undertakings Derivatives Deposits other than cash equivalents Other investments	11,843,983,941 15,801,158,893 0 336,020,397 1,556,076,308 9,756,583,386 0
R0220	Assets held for index-linked and unit-linked contracts	
R0230	Loans and mortgages	1,842,436,821
R0240 R0250 R0260	Loans on policies Loans and mortgages to individuals Other loans and mortgages	0 1,842,436,821
R0270	Reinsurance recoverables from:	1,150,391,670
R0280	Non-life and health similar to non-life	0
R0290 R0300	Non-life excluding health Health similar to non-life	
R0310	Life and health similar to life, excluding index-linked and unit-linked	1,150,391,670
R0320 R0330 R0340 R0350 R0360	Health similar to life Life excluding health and index-linked and unit-linked Life index-linked and unit-linked Deposits to cedants Insurance and intermediaries receivables	0 1,150,391,670 0 0 39,593,621
R0370 R0380	Reinsurance receivables Receivables (trade, not insurance)	784,668
R0390 R0400 R0410 R0420	Own shares (held directly) Amounts due in respect of own fund items or initial fund called up but not yet paid in Cash and cash equivalents Any other assets, not elsewhere shown	0 411,975,843 58,927,446
R0500	Total assets	42,893,622,207

PENSION INSURANCE CORPORATION PLC

S.02.01.02 continued

Balance sheet - 31 December 2018

		Solvency II value C0010
	Liabilities	
R0510	Technical provisions – non-life	0
R0520	Technical provisions – non-life (excluding health)	0
R0530 R0540 R0550 R0560	TP calculated as a whole Best Estimate Risk margin Technical provisions – health (similar to non-life)	0
R0570 R0580 R0590	TP calculated as a whole Best Estimate Risk margin	
R0600	Technical provisions – life (excluding index-linked and unit-linked)	27,312,788,812
R0610	Technical provisions – health (similar to life)	0
R0620 R0630 R0640	TP calculated as a whole Best Estimate Risk margin	0 0 0
R0650	Technical provisions – life (excluding health and index-linked and unit-linked)	27,312,788,812
R0660 R0670 R0680	TP calculated as a whole Best Estimate Risk margin	0 26,107,709,220 1,205,079,592
R0690	Technical provisions – index-linked and unit-linked	0
R0700 R0710 R0720	TP calculated as a whole Best Estimate Risk margin	0 0 0
R0730	Other technical provisions	
R0740 R0750 R0760 R0770 R0780 R0790	Contingent liabilities Provisions other than technical provisions Pension benefit obligations Deposits from reinsurers Deferred tax liabilities Derivatives	117,461,772 11,303,135,672
R0800 R0810 R0820 R0830	Debts owed to credit institutions Financial liabilities other than debts owed to credit institutions Insurance & intermediaries payables Reinsurance payables	131,881,101 71,853,413
R0840	Payables (trade, not insurance)	39,248,071
R0850	Subordinated liabilities	942,189,677
R0860 R0870 R0880	Subordinated liabilities not in BOF Subordinated liabilities in BOF Any other liabilities, not elsewhere shown	942,189,677
R0900	Total liabilities	39,918,558,518
R1000	Excess of assets over liabilities	2,975,063,689

PENSION INSURANCE CORPORATION PLC

S.05.01.02

Premiums, claims and expenses by line of business – 31 December 2018

		Line of Business for: life insurance obligations		
	Life	Other life insurance C0240	Total C0300	
	Premiums written			
R1410	Gross	7,150,412,552	7,150,412,552	
R1420	Reinsurers' share	29,279,353	29,279,353	
R1500	Net	7,121,133,199	7,121,133,199	
	Premiums earned			
R1510	Gross	7,150,412,552	7,150,412,552	
R1520	Reinsurers' share	29,279,353	29,279,353	
R1600	Net	7,121,133,199	7,121,133,199	
	Claims incurred			
R1610	Gross	1,247,570,114	1,247,570,114	
R1620	Reinsurers' share	74,447,458	74,447,458	
R1700	Net	1,173,122,656	1,173,122,656	
	Changes in other technical provisions			
R1710	Gross	3,726,563,198	3,726,563,198	
R1720	Reinsurers' share	-596,808,511	-596,808,511	
R1800	Net	4,323,371,709	4,323,371,709	
R1900	Expenses incurred	147,222,698	147,222,698	
R2500	Other expenses		991,636	
R2600	Total expenses		148,214,334	

S.05.02.01 Premiums, claims and expenses by country – 31 December 2018

		C0220	C0230	C0240	C0250	C0260	C0270	C0280
R1400		Home Country -	Top 5 countrie	Top 5 countries (by amount of gross premiums written) – life obligations				Total Top 5 and home country
	Life	C0220	C0230	C0240	C0250	C0260	C0270	C0280
	Premiums written							
R1410	Gross	7,150,412,552						7,150,412,552
R1420	Reinsurers' share	29,279,353						29,279,353
R1500	Net	7,121,133,199	0	0	0	0	0	7,121,133,199
	Premiums earned							
R1510	Gross	7,150,412,552						7,150,412,552
R1520	Reinsurers' share	29,279,353						29,279,353
R1600	Net	7,121,133,199	0	0	0	0	0	7,121,133,199
	Claims incurred							
R1610	Gross	1,247,570,114	-					1,247,570,114
R1620	Reinsurers' share	74,447,458						74,447,458
R1700	Net	1,173,122,656	0	0	0	0	0	1,173,122,656
	Changes in other technical provisions							
R1710	Gross	3,726,563,198						3,726,563,198
R1720	Reinsurers' share	-596,808,511	-					-596,808,511
R1800	Net	4,323,371,709	0	0	0	0	0	4,323,371,709
R1900	Expenses incurred	147,222,698						147,222,698
R2500	Other expenses							991,636
R2600	Total expenses							148,214,334

PENSION INSURANCE CORPORATION PLC

S.12.01.02

Life and Health SLT Technical Provisions - 31 December 2018

			Other life insurance		
		C0060	Contracts without options and guarantees C0070	Contracts with options or guarantees C0080	Total (Life other than health insurance, incl Unit-linked) C0150
R0010	Technical provisions calculated as a whole				0
R0020	Total Recoverables from reinsurance/SPV and Finite Re after the adjustment for expected losses due to counterparty default associated to TP calculated as a whole				0
	Technical provisions calculated as a sum of BE and RM				
	Best estimate				
R0030	Gross Best Estimate		26,107,709,220		26,107,709,220
R0080	Total Recoverables from reinsurance/SPV and Finite Re after the adjustment for expected losses due to counterparty default		1.150.391.670		1,150,391,670
10000	Best estimate minus recoverables from		1,130,371,070		1,130,371,070
R0090	reinsurance/SPV and Finite Re		24,957,317,550	0	24,957,317,550
R0100	Risk margin	1,897,422,449			1,897,422,449
	Amount of the transitional on Technical Provisions				
R0110	Technical Provisions calculated as a whole	0			0
R0120	Best estimate				0
R0130	Risk margin	-692,342,857			-692,342,857
R0200	Technical provisions – total	27,312,788,812			27,312,788,812

S.22.01.21 Impact of long term guarantees measures and transitionals – 31 December 2018

		Amount with Long Term Guarantee measures and transitionals C0010	Impact of transitional on technical provisions C0030	Impact of transitional on interest rate CO050	Impact of volatility adjustment set to zero C0070	Impact of matching adjustment set to zero C0090
R0010	Technical provisions	27,312,788,812	692,342,857	0	1,160,562	6,373,896,470
R0020	Basic Own Funds	3,917,253,366	-574,644,571	0	-963,266	-4,969,716,711
	Eligible Own Funds to meet					
R0050	Solvency Capital Requirement	3,917,253,366	-574,644,571	0	-963,266	-5,056,518,070
R0090	Solvency Capital Requirement	2,342,958,627	117,698,286	0	175,623	3,749,342,365
	Eligible Own Funds to meet					
R0100	Minimum Capital Requirement	3,092,211,620	-574,487,189	0	-954,485	-5,794,849,655
R0110	Minimum Capital Requirement	585,739,657	29,424,571	0	43,906	937,335,591

S.23.01.01 Own Funds – 31 December 2018

APPENDIX B (continued)

	Basic Own Funds before deduction for participations in other financial sector as foreseen in article &R of Delegated Regulation 201 5/35	Total C0010	Tier 1 unrestricted	Tier 1 restricted	Tier 2 C0040	Tier 3
R0010					0	
R0030	, are capital		0		0	
R0040	Initial funds, members' contributions or the equivalent basic own-fund item for mutual and mutual-type undertakings	0	0		0	
R0050	Subordinated mutual member accounts	0		0	0	0
R0070	Surplus funds	0	0			
R0090	Preference shares	0		0	0	0
R0110	it related to preference shares			0	0	0
R0130			1,975,253,338			
R0140		942,189,677		0 942,	942,189,677	0
R0160	An amount equal to the value of net deferred tax assets	0				0
R0180	Other own fund items approved by the super visory authority as basic Own Funds not specified above	0	0	0	0	0
	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					
0000	Owners from the criteria to be dassified as Carterial to be dassified as	d				
KUZZU	Solvency II Own Funds	0				
0000	Deductions					
K0230	Deductions for participations in financial and credit institutions	0				
R0290	Total basic Own Funds after deductions 3,917	3,917,253,366 2,9	2,975,063,689	0 942,	942,189,677	0
	Ancillary Own Einde					
R0300	Anchina y own i unud Vippaid and unidade ordinary share capital callable on demand	0				
	Unpaid and uncalled initial funds, members' contributions or the equivalent basic own fund item for mutual and mutual – type undertakings, callable on					
R0310		0				
KU320	Unpation intratted prefer test tables that the Statistical for it territories and source that the statistics can demand					
R0340		0				
R0350	Letters of credit and guarantees other than under Article 96(2) of the Directive 2009/138/EC	0				
R0360	Supplementary members calls under first subparagraph of Article 96(3) of the Directive 2009/138/EC	0				
R0370	Supplementary members calls – other than under first subparagraph of Article 96(3) of the Directive 2009/138/EC	0				
R0390	Other ancillary Own Funds	0				
R0400	Total ancillary Own Funds	0			0	0
	Available and digible Own Eurode					
R0500	Available and regione Comment Funds Trical available Diven Einde From meet He KCR 3917.	3917 253 366 2	2 975 063 689	0 942	942 189 677	C
R0510			2,975,063,689		942,189,677	
R0540			2,975,063,689		942,189,677	0
R0550			2,975,063,689	0 117,	117,147,931	
C C						
K0580	2,42, 2,42, 2,43,	2,342,958,627				
R0620	of Flieible Own Funds to SCR	167.2%				
R0640	Ratio of Eligible Own Funds to MCR	527.9%				
000		C0000				
R0710	Extess of asket over Insolutes Cown shares (held directly)	7,7,0,003,089				
R0720	Foreseable dividends, distributions and charges)				
R0730		999,810,351				
R0740	ed own fund items in respect of matching adjustment portfolios and ring fenced funds	0				
R0760	Reconciliation reserve 1,972	1,975,253,338				
R0770	Expected profits Expected profits included in future premiums (FPIFP) — I fie business					
R0780	Expected profits included in future premiums (EPIFP) – Non-life business					
R0790	Total Expected profits included in future premiums (EPIFP)	0				

S.25.03.21Solvency Capital Requirement – for undertakings on Full Internal Models – 31 December 2018

	Unique number of component C0010	Component description C0020	Calculation of the Solvency Capital Requirement C0030
1	103201	Interest rate risk – interest rate up more onerous	410,925,939
2	106001	Property Risk	109,339,835
3	107001	Spread risk – if matching adjustment impact not identified	2,179,346,047
4	109001	Currency risk	7,927,182
5	110101	Other market risk – inflation risk	88,174,090
6	110201	Other market risk – implied volatility risk	328,304,612
7	110301	Other market risk – RPI/CPI basis risk Other market risk – funds risk	230,024,602
8 9	11090I 19900I	Diversification within market risk	196,897,989 -1,468,709,644
9 10	20120I	Type 1 counterparty risk – external reinsurance	-1,408,709,044 63,951,654
10	201201 201901	Type 1 counterparty risk – external remsurance Type 1 counterparty risk – asset counterparty	45,409,337
12	30210I	Longevity risk – longevity mis-estimation	315,664,812
13	302201	Longevity risk – longevity mis-estimation Longevity risk – longevity trend	907,090,795
14	302901	Longevity risk – other longevity risks	273,011,325
15	302991	Longevity risk - longevity diversification	-488,849,393
16	306001	Expense risk	378,867,799
17	399001	Life underwriting risk diversification	-137,492,848
18	701001	Operational risk	241,244,000
19	803001	Loss-absorbing capacity of deferred tax	-208,386,595
	Calculation of Solve	ency Capital Requirement	C0100
R0110	Total undiversified	components	3,472,741,540
R0060	Diversification		-1,129,782,913
R0160	Capital requiremen	t for business operated in accordance with Art. 4 of Directive 2003/41/EC	
R0200	Solvency capital re	quirement excluding capital add-on	2,342,958,627
R0210	Capital add-ons alre	eady set	
R0220	Solvency capital re	quirement	2,342,958,627
	Other information	on SCR	
R0300		f the overall loss-absorbing capacity of technical provisions	
R0310		f the overall loss-absorbing capacity of deferred taxes	-208,386,595
R0410		tional Solvency Capital Requirements for remaining part	-212,407,335
R0420		tional Solvency Capital Requirement for ring fenced funds	
R0430		tional Solvency Capital Requirement for matching adjustment portfolios	2,555,365,962
R0440	Diversification effe	cts due to RFF nSCR aggregation for article 304	

PENSION INSURANCE CORPORATION PLC

S.28.01.01

Minimum Capital Requirement	0 1 1:0	1 1.6 .	•	11 04 D 1 0040

	MCD DIt			0
R0010	MCR _{NL} Result 0			(
		Net (of reinsurance/ SPV) best estimate and TP calculated as a whole C0020	Net (of reinsurance) written premiums in the last 12 months C0030	
R0020	Medical expense insurance and proportional reinsurance			
R0030	Income protection insurance and proportional reinsurance			
R0040	Workers' compensation insurance and proportional reinsurance			
R0050	Motor vehicle liability insurance and proportional reinsurance			
R0060	Other motor insurance and proportional reinsurance			
	Marine, aviation and transport insurance and proportional			
R0070	reinsurance			
	Fire and other damage to property insurance and proportional			
R0080	reinsurance			
R0090	General liability insurance and proportional reinsurance			
R0100	Credit and suretyship insurance and proportional reinsurance			
R0110	Legal expenses insurance and proportional reinsurance			
R0120	Assistance and proportional reinsurance			
DO400	Miscellaneous financial loss insurance and proportional			
R0130	reinsurance			
R0140 R0150	Non-proportional health reinsurance			
R0160	Non-proportional casualty reinsurance Non-proportional marine, aviation and transport reinsurance			
	Non proportional marine, aviation and transport reinsurance			
R0170	Non-proportional property reinsurance			
R0170	Non-proportional property reinsurance			
K0170				C0040
	Linear formula component for non-life insurance and reinsurance obligations			
	Linear formula component for non-life insurance and reinsurance obligations	Net (of reinsurance/ SPV) best estimate and TP calculated as a whole C0050	Net (of reinsurance/ SPV) total capital at risk C0060	
R0200	Linear formula component for non-life insurance and reinsurance obligations $MCR_L Result \qquad \qquad 524,103,669$	SPV) best estimate and TP calculated as a whole	SPV) total capital at risk	
R0200 R0210	Linear formula component for non-life insurance and reinsurance obligations MCR _L Result 524,103,669 Obligations with profit participation – guaranteed benefits	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	
R0200 R0210 R0220	Linear formula component for non-life insurance and reinsurance obligations $MCR_L Result \qquad \qquad 524,103,669$	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	
R0200 R0210 R0220 R0230	Linear formula component for non-life insurance and reinsurance obligations MCR _L Result 524,103,669 Obligations with profit participation – guaranteed benefits Obligations with profit participation – future discretionary benefits	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	
R0210 R0220 R0220 R0220 R0230 R0240 R0250	Linear formula component for non-life insurance and reinsurance obligations MCR _L Result 524,103,669 Obligations with profit participation – guaranteed benefits Obligations with profit participation – future discretionary benefits Index-linked and unit-linked insurance obligations	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	C0040 0
R0200 R0210 R0220 R0230 R0240	Linear formula component for non-life insurance and reinsurance obligations MCR _L Result 524,103,669 Obligations with profit participation – guaranteed benefits Obligations with profit participation – future discretionary benefits Index-linked and unit-linked insurance obligations Other life (re)insurance and health (re)insurance obligations Total capital at risk for all life (re)insurance obligations	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	C
R0200 R0210 R0220 R0230 R0240 R0250	Linear formula component for non-life insurance and reinsurance obligations MCR _L Result 524,103,669 Obligations with profit participation – guaranteed benefits Obligations with profit participation – future discretionary benefits Index-linked and unit-linked insurance obligations Other life (re)insurance and health (re)insurance obligations Total capital at risk for all life (re)insurance obligations Overall MCR calculation	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	C0070
R0200 R0210 R0220 R0230 R0240 R0250	Linear formula component for non-life insurance and reinsurance obligations MCR _L Result 524,103,669 Obligations with profit participation – guaranteed benefits Obligations with profit participation – future discretionary benefits Index-linked and unit-linked insurance obligations Other life (re)insurance and health (re)insurance obligations Total capital at risk for all life (re)insurance obligations Overall MCR calculation Linear MCR	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	C0070 524,103,669
R0200 R0210 R0220 R0230 R0240 R0250 R0310	Colligations with profit participation – guaranteed benefits Obligations with profit participation – future discretionary benefits Index-linked and unit-linked insurance obligations Other life (re)insurance and health (re)insurance obligations Total capital at risk for all life (re)insurance obligations Overall MCR calculation Linear MCR SCR	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	C0070 524,103,669 2,342,958,627
R0200 R0210 R0220 R0230 R0240 R0250 R0310 R0310 R0320	Linear formula component for non-life insurance and reinsurance obligations MCR _L Result 524,103,669 Obligations with profit participation – guaranteed benefits Obligations with profit participation – future discretionary benefits Index-linked and unit-linked insurance obligations Other life (re)insurance and health (re)insurance obligations Total capital at risk for all life (re)insurance obligations Overall MCR calculation Linear MCR SCR MCR cap	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	C0070 524,103,669 2,342,958,627 1,054,331,382
R0200 R0210 R0220 R0230 R0240 R0250 R0310 R0320 R0330	Cobligations with profit participation – guaranteed benefits Obligations with profit participation – future discretionary benefits Index-linked and unit-linked insurance obligations Other life (re)insurance and health (re)insurance obligations Total capital at risk for all life (re)insurance obligations Overall MCR calculation Linear MCR SCR MCR cap MCR floor	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	C0070 524,103,669 2,342,958,627 1,054,331,382 585,739,657
R0200 R0210 R0220 R0230 R0240 R0250 R0310 R0320 R0330 R0340	Linear formula component for non-life insurance and reinsurance obligations MCR _L Result 524,103,669 Obligations with profit participation – guaranteed benefits Obligations with profit participation – future discretionary benefits Index-linked and unit-linked insurance obligations Other life (re)insurance and health (re)insurance obligations Total capital at risk for all life (re)insurance obligations Overall MCR calculation Linear MCR SCR MCR cap MCR floor Combined MCR	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	524,103,669 2,342,958,627 1,054,331,382 585,739,657 585,739,657
R0200 R0210 R0220 R0230 R0240	Cobligations with profit participation – guaranteed benefits Obligations with profit participation – future discretionary benefits Index-linked and unit-linked insurance obligations Other life (re)insurance and health (re)insurance obligations Total capital at risk for all life (re)insurance obligations Overall MCR calculation Linear MCR SCR MCR cap MCR floor	SPV) best estimate and TP calculated as a whole C0050	SPV) total capital at risk	

APPENDIX B

PENSION INSURANCE CORPORATION GROUP LIMITED

Index of QRT Templates attached

QRT REF	QRT TEMPLATE NAME
S.02.01.02	Balance Sheet
S.05.01.02	Premiums, claims and expenses by line of business
S.05.02.01	Premiums, claims and expenses by country
S.22.01.22	Impact of long-term guarantees, measures and transitionals
S.23.01.22	Own Funds
S.25.03.22	SCR – for groups on Full Internal Models
S.32.01.22	Undertakings in the scope of the Group

PENSION INSURANCE CORPORATION GROUP LIMITED

S.02.01.02

Balance sheet - 31 December 2018

	meet - 31 December 2010	Solvency II value C0010
	Assets	
R0010 R0020 R0030	Goodwill Deferred acquisition costs Intangible assets	
R0040	Deferred tax assets	3,100,727
R0050 R0060	Pension benefit surplus Property, plant & equipment held for own use	175,114
R0070	Investments (other than assets held for index-linked and unit-linked contracts)	39,389,607,873
R0080 R0090	Property (other than for own use) Holdings in related undertakings, including participations	95,784,946 0
R0100	Equities	0
R0110 R0120	Equities – listed Equities – unlisted	
R0130	Bonds	27,981,163,232
R0140 R0150 R0160	Government Bonds Corporate Bonds Structured notes	11,843,983,941 15,801,158,893 0
R0170 R0180 R0190 R0200 R0210	Collateralised securities Collective Investments Undertakings Derivatives Deposits other than cash equivalents Other investments	336,020,397 1,556,076,308 9,756,583,386 0
R0220	Assets held for index-linked and unit-linked contracts	0
R0230	Loans and mortgages	1,842,436,821
R0240 R0250	Loans on policies Loans and mortgages to individuals	0
R0260 R0270	Other loans and mortgages Reinsurance recoverables from:	1,842,436,821
R0280	Non-life and health similar to non-life	1,150,391,669
R0290 R0300	Non-life excluding health Health similar to non-life	
R0310	Life and health similar to life, excluding index-linked and unit-linked	1,150,391,669
R0320 R0330 R0340	Health similar to life Life excluding health and index-linked and unit-linked Life index-linked and unit-linked	1,150,391,669
R0350 R0360	Deposits to cedants Insurance and intermediaries receivables	0 39,584,800
R0370 R0380 R0390	Reinsurance receivables Receivables (trade, not insurance) Own shares (held directly)	5,228,645 23,581,194
R0400 R0410 R0420	Amounts due in respect of own fund items or initial fund called up but not yet paid in Cash and cash equivalents Any other assets, not elsewhere shown	0 424,390,774 58,927,445
R0500	Total assets	42,937,425,062

PENSION INSURANCE CORPORATION GROUP LIMITED

S.02.01.02 continued

Balance sheet - 31 December 2018

		Solvency II value C0010
	Liabilities	
R0510	Technical provisions – non-life	0
R0520	Technical provisions – non-life (excluding health)	0
R0530 R0540 R0550 R0560	TP calculated as a whole Best Estimate Risk margin Technical provisions – health (similar to non-life)	0
R0570 R0580 R0590	TP calculated as a whole Best Estimate Risk margin	
R0600	Technical provisions – life (excluding index-linked and unit-linked)	27,312,788,812
R0610	Technical provisions – health (similar to life)	0
R0620 R0630 R0640	TP calculated as a whole Best Estimate Risk margin	
R0650	Technical provisions – life (excluding health and index-linked and unit-linked)	27,312,788,812
R0660 R0670 R0680	TP calculated as a whole Best Estimate Risk margin	26,107,709,220 1,205,079,592
R0690	Technical provisions – index-linked and unit-linked	0
R0700 R0710 R0720	TP calculated as a whole Best Estimate Risk margin	
R0730	Other technical provisions	
R0740 R0750 R0760 R0770 R0780	Contingent liabilities Provisions other than technical provisions Pension benefit obligations Deposits from reinsurers Deferred tax liabilities	117.819.739
R0790	Derivatives	11,303,135,742
R0800 R0810 R0820 R0830	Debts owed to credit institutions Financial liabilities other than debts owed to credit institutions Insurance & intermediaries payables Reinsurance payables	131,881,101 77,528,353
R0840	Payables (trade, not insurance)	31,355,164
R0850	Subordinated liabilities	942,189,677
R0860 R0870 R0880	Subordinated liabilities not in BOF Subordinated liabilities in BOF Any other liabilities, not elsewhere shown	942,189,677
R0900	Total liabilities	39,916,698,587
R1000	Excess of assets over liabilities	3,020,726,475

PENSION INSURANCE CORPORATION GROUP LIMITED

S.05.01.02

Premiums, claims and expenses by line of business – 31 December 2018

		Line of Business for: life insurance obligations	
	Life	Other life insurance C0240	Total C0300
	Premiums written		
R1410	Gross	7,150,412,552	7,150,412,552
R1420	Reinsurers' share	29,279,353	29,279,353
R1500	Net	7,121,133,199	7,121,133,199
	Premiums earned		
R1510	Gross	7,150,412,552	7,150,412,552
R1520	Reinsurers' share	29,279,353	29,279,353
R1600	Net	7,121,133,199	7,121,133,199
	Claims incurred		
R1610	Gross	1,247,570,114	1,247,570,114
R1620	Reinsurers' share	74,447,458	74,447,458
R1700	Net	1,173,122,656	1,173,122,656
	Changes in other technical provisions		
R1710	Gross	3,726,563,198	3,726,563,198
R1720	Reinsurers' share	-596,808,511	-596,808,511
R1800	Net	4,323,371,709	4,323,371,709
R1900	Expenses incurred	147,222,698	147,222,698
R2500	Other expenses		991,636
R2600	Total expenses		148,214,334

S.05.02.01Premiums, claims and expenses by country – 31 December 2018

		C0150	C0160	C0170	C0180	C0190	C0200	C0210
R1400		Hama Caumbur	Top 5 countrie	s (by amount of	gross premium	s written) – life	obligations	Total Top 5
	Life	Home Country C0220	C0230	C0240	C0250	C0260	C0270	and home country C0280
	Premiums written							
R1410	Gross	7,150,412,552						7,150,412,552
R1420	Reinsurers' share	29,279,353						29,279,353
R1500	Net	7,121,133,199	0	0	0	0	0	7,121,133,199
	Premiums earned							
R1510	Gross	7,150,412,552						7,150,412,552
R1520	Reinsurers' share	29,279,353						29,279,353
R1600	Net	7,121,133,199	0	0	0	0	0	7,121,133,199
	Claims incurred							
R1610	Gross	1,247,570,114	-		-	-		1,247,570,114
R1620	Reinsurers' share	74,447,458						74,447,458
R1700	Net	1,173,122,656	0	0	0	0	0	1,173,122,656
	Changes in other technical provisions							
R1710	Gross	3,726,563,198			-			3,726,563,198
R1720	Reinsurers' share	-596,808,511						-596,808,511
R1800	Net	4,323,371,709	0	0	0	0	0	4,323,371,709
R1900	Expenses incurred	147,222,698						147,222,698
R2500	Other expenses							991,636
R2600	Total expenses							148,214,334

S.22.01.22 Impact of long term guarantees measures and transitionals – 31 December 2018

		Amount with Long Term Guarantee measures and transitionals C0010	Impact of transitional on technical provisions C0030	Impact of transitional on interest rate C0050	Impact of volatility adjustment set to zero C0070	Impact of matching adjustment set to zero C0090
R0010	Technical provisions	27,312,788,812	692,342,857	0.00	1,160,561	6,373,896,470
R0020	Basic Own Funds	3,939,334,958	-574,644,571	0.00	-963,266	-4,969,716,711
R0050	Eligible Own Funds to meet					
	Solvency Capital Requirement	3,939,334,958	-574,644,571	0.00	-963,266	-5,056,518,070
R0090	Solvency Capital Requirement	2,342,958,627	117,698,286	0.00	175,623	3,749,342,365

S.23.01.22 Own Funds – 31 December 2018

01007	00000	0000	00040	05000
1,753,359	1,753,359		0	
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0	0		0	
0		0	0	0
0	0			
0	0		c	C
0				
00		0	0	0
.875,549,962	2,875,549,962			
942,189,677		0	742,189,677	0
00				0
00	C	C	c	00
0	O	O	0	
00				
5				
00				
0				
00	0	0	0	0
0	0	0	0	0
3.939.334.958	2.997.145.281	0	942.189.677	0
0				
0				
0				
0				
00				
00				
00				
0			0	0
0				
0				
0	0	0	0	0
0				
0				
3,939,334,958	2,997,145,281		42,189,677	0
3,939,334,958	2,997,145,281		942,189,677	0
3,114,293,212	2,997,145,281		117,147,931	
585,739,657				
531.7%	2,997,145,281	0	42,189,677	0
1,342,958,627				
100.170				
C0060 3,020,726,475				
Z3,381,174				
121,595,319				
2,875,549,962				
0				
1111 1111 1111 1111 1111 1111 1111 1111 1111	C0010 1,753,359 1,19841,960 1,19841,960 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		COO20 COO30 1.758.359 1.178.41.960 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

S.25.03.22 Solvency Capital Requirement – for groups on Full Internal Models – 31 December 2018

Joiveney	Capital Requirement	Tor groups of that internal Models - 31 December 2010	Calculation of the
	Unique number		Solvency Capital
	of component C0010	Component description C0020	Requirement C0030
1	103201	Interest rate risk – interest rate up more onerous	410,925,939
2	106001	Property Risk	109,339,835
3	107001	Spread risk – if matching adjustment impact not identified	2,179,346,047
4	109001	Currency risk	7,927,182
5	11010	Other market risk – inflation risk	88,174,090
6	110201	Other market risk – implied volatility risk Other market risk – RPI/CPI basis risk	328,304,612
7	110301		230,024,602
8 9	11090I 19900I	Other market risk – funds risk	196,897,989
	201201	Diversification within market risk Type 1 counterparty risk – external reinsurance	-1,468,709,644 63,951,654
10	201201 201901	, , ,	
11		Type 1 counterparty risk – asset counterparty	45,409,337
12	302101	Longevity risk – longevity mis-estimation	315,664,812
13 14	302201	Longevity risk – longevity trend	907,090,795
14 15	30290I 30299I	Longevity risk – other longevity risks	273,011,325
		Longevity risk – longevity diversification	-488,849,393
16 17	30600I 39900I	Expense risk	378,867,799
	70100I	Life underwriting risk diversification Operational risk	-137,492,848 241,244,000
18 19	80300I	·	
17	003001	Loss-absorbing capacity of deferred tax	-208,386,595
	Calculation of Solve	ency Capital Requirement	C0100
R0110	Total undiversified	components	3,472,741,540
R0060	Diversification		-1,129,782,913
R0160	Capital requiremen	t for business operated in accordance with Art. 4 of Directive 2003/41/EC	
R0200	Solvency capital re	quirement excluding capital add-on	2,342,958,627
R0210	Capital add-ons alre	eady set	
R0220	Solvency capital re	quirement	2,342,958,627
	Corrolley capitalite	44	
	Otherinformation	on SCD	
DOOOO	Other information		
R0300 R0310		f the overall loss-absorbing capacity of technical provisions f the overall loss-absorbing capacity of deferred taxes	-208,386,595
R0410		tional Solvency Capital Requirements for remaining part	-212,407,335
R0410		tional Solvency Capital Requirement for ring fenced funds	-212,407,333
R0430		tional Solvency Capital Requirement for matching adjustment portfolios	
R0440		cts due to RFF nSCR aggregation for article 304	2,555,365,962
R0470		ted group solvency capital requirement	585,739,657
10470	1 IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	ted group solvency capital requirement	
	1.6		
50500	Information on oth		
R0500		t for other financial sectors (Non-insurance capital requirements)	0
R0510		, investment firms and financial institutions, alternative investment funds managers, UCITS	
DOFOO	management com		
R0520		cupational retirement provisions	
R0530		nt for non-regulated entities carrying out financial activities	
R0540		t for non-controlled participation requirements	
R0550	Capital requiremen	t for residual undertakings	

S.32.01.22 Undertakin	S.32.01.22 Undertakings in the scope of the Group – 31 December 2018	f the Group	o – 31 Decer	nber 2018					-	-		;		Inclusion	Inclusion in the scope	Group solvency
									Incli	Ision in the scope	Inclusion in the scope of Group supervision	lon		of Group.	of Group supervision	calculation
Country C0010	Identification code of the undertaking CO020	Type of code of the ID of the undertaking C0030	Legal Name of the undertaking C0040	Type of undertaking C0050	Legal form C0060	Category (mutual/non mutual) C0070	Supervisory Authority C0080	capital share C0180	% used for the establishment of consolidated accounts	% voting rights C0200	Other criteria C0210	Levelof influence C0220	Proportional share used for group solvency calculation C0230	YES/NO C0240	Dateof decision if art. 214is applied C0250	Method used and under method 1, treatment of the undertaking C0260
1 GB	549300UNZIFOTWMZYC35	IEI	Pension Insurance Corporation Group Limited	ιn		2						Dominant		Included in the scope		Method 1: Full consolidation
2 GB	M31AVDIX8NY21MAUQF46	137	Pension Insurance Corporation Plc	₽	Company limited by shares or guarantee	2	Prudential Regulation Authority	100.00%	100.00%	100.00%		Dominant	100.00%	Included in the scope		Method 1: Full consolidation
3 GB	549300Q8BH2WRUKFLA05	E	PIC Holdings Limited	10		2		100.00%	100.00%	100.00%		Dominant	100.00%	Included in the scope		Method 1: Full consolidation
4 GB	DSC	Specificcode	Pension Services Corporation Limited	10		8		100.00%	100.00%	100,00%		Dominant	100.00%	Included in the scope		Method 1: Full consolidation



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