

Solvency & Financial Condition Report (SFCR)

For the year ended 31 December 2021



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Summary

This is the Society's Solvency & Financial Condition Report (SFCR) based on the financial position as at 31 December 2021.

Business and Performance

- Total assets including the Child Trust Fund (CTF) increased by 13% to a record £206 million
- Assets excluding the CTF increased by 11% to £157 million
- Premium income rose by 22% to £21.7m
- Traditional membership increased by 3% to 12,627
- Total number of policies increased by 6% to 18,498
- Including the CTF we now have 81,264 policies and accounts

The Society seeks to attract members by demonstrating higher potential investment returns over the life of a policy and aims to retain them through a combination of performance, following high standards of ethics and principles, and delivering consistently high levels of personal service. The Society has a three-strand distribution model, which can be summarised as follows:

- Intermediaries - Financial Adviser advised and non-advised sales and non-advised referrals
- Direct - Internet applications, local heartland advertising and newspaper editorials
- Social Proof - Member referrals (Tell-a-Friend), advocates, community fund, social media

The Society's key strategic priorities are as follows:

- Meet its contractual obligations to policyholders
- Deliver higher potential returns over the life of a policy
- Maintain a healthy free asset ratio

As the Society is a mutual, and has no shareholders to satisfy, any surplus profits achieved are redistributed to our members by way of bonuses, ensuring that our members remain our sole focus.

System of Governance

Authorised by the Prudential Regulation Authority, and regulated by the Financial Conduct Authority and the Prudential Regulation Authority, the Society recognises the importance of strong corporate governance, ensuring that a well-established governance framework, internal controls, and committee structure are maintained at all times. The Society seeks to adopt the highest standards of corporate governance for its size and complexity and has applied the AFM Corporate Governance Code for Mutual Insurers (the "Code"), which replaced the Annotated Corporate Governance Code.

The Society's governing body is its Board of Director's (the "Board"). The Board is appointed and elected in accordance with the Society's Rules. The Rules also set out the provisions to appoint a Chairman, Senior Independent Director, Chief Executive and other officers, as set out in the Society's Management Responsibilities Map. From 1 January 2021 the 'Committee of Management' became 'the Board of Directors', in line with the Society's revised rules upon incorporation. The system of governance is discussed in greater detail under section B.

Risk Profile

The Society's principal activity is the provision of long-term savings, investment and protection policies to its members, with over 18,400 policies (excluding CTF) in force at the end of 2021. The risk profile of the Society has not materially changed over the past 12 months.

The Board is responsible for determining the nature and extent of the principal risks it is willing to take in achieving its strategic objectives and the Board seeks to adopt a low-to-medium risk appetite in accordance with the scale and nature of the Society's business. The main risks to the Society are insurance, market, liquidity and operational risk, which are discussed in greater detail in section C. These risks are quantified and accounted for within the Society's Solvency Capital Requirement (SCR), as detailed in Section E.

Valuation for Solvency Purposes

The Society's valuation as at the 31 December 2021 was calculated in line with the Solvency II regime.

For Solvency II purposes, the asset valuation differs to that as shown in the annual report and accounts using UK accounting standard FRS 102 and this can be summarised as follows:

Reconciliation of assets (£000)	2021	2020
Total value of assets for SII purposes	205,994	182,599
Add property acquisition expenses	95	158
Add website development costs	57	32
Add tangible fixed assets on a cost basis	36	48
Add prepayments and recharges	43	64
Add software development	117	136
Total assets shown in the report & accounts	206,342	183,036

Capital Management

The Society's capital management plan extends to having appropriate procedures in place to correctly identify and manage the components of its funds and to maintain sufficient capital to ensure long term solvency and the protection of members' investments. The Society reviews, as part of its regular ORSA process, the current and likely future capital position of the business and whether there is a material risk that its solvency may be threatened. In the event that the Society's projected solvency position is at risk, defined as not having sufficient capital resources to cover the SCR, then the Society will draw up appropriate plans to rectify that position.

The Society's Solvency II capital position can be summarised as follows:

	2021	2020
Own funds	23,827	19,158
Less: SCR	(14,426)	(11,874)
Surplus funds	9,401	7,284
<i>Solvency Ratio</i>	<i>165%</i>	<i>161%</i>

Section E covers the Society's Capital Management Plan in more detail.

Impact of Covid-19 and recent Ukraine Invasion

The outbreak of Covid-19 resulted in a pandemic causing significant disruption to businesses across the globe. During the initial months of the pandemic we were able to weather the slump in investment markets by implementing an MVR to protect the interests of our existing members, which was subsequently removed as markets stabilised. We also carry out regular scenario and stress testing for circumstances such as the pandemic to ensure the business has sufficient liquidity and solvency. The Society's actuary, Board and Executive Team regularly met to monitor the political / economic / market impact. Operationally, staff were able to work from home, with a rota system implemented at the office. As the government-imposed restrictions fell away towards the end of 2021, and moving into 2022, the Society has not observed any long term impact to the business.

Despite Covid restrictions easing since the turn of 2022, the Russian invasion of Ukraine has led to significant economic sanctions being placed on Russia, including cutting Russia off from the international financial system. These sanctions have resulted in a slump in the Rouble and the Bank of Russia more than doubling its interest rate. The Society has negligible direct exposure to Russia but the ongoing horrendous events in Ukraine have impacted global markets. The UK Bank of England base rate has also increased to 0.75% as at the end of March 22 to tackle inflation. The Board is mindful of the risks faced and manages the Society's investments for the long term.

The Solvency and Financial Condition Report ("SFCR") primarily provides an overview of the Society's solvency and financial condition at 31 December 2021, with some parts of it being forward looking. The Board has considered the impact of Covid-19 and recent geopolitics on the Society's finances and operations and concluded that the Society is able to continue to meet its obligations to policyholders and regulators.

A. Business and Performance

A.1 Business

The address of the registered office is:

3 Maple Park, Maple Court
Wentworth Business Park
Tannersley, Barnsley
South Yorkshire
S75 3DP

Sheffield Mutual Friendly Society Limited is an incorporated registered friendly society, authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

The PRA can be contacted at:

Prudential Regulation Authority
Bank of England
Threadneedle Street
London
EC2R 8AH

The FCA can be contacted at:

Financial Conduct Authority
24 The North Colonnade
London
E14 5HS

The Society's mission statement is: "Prioritising our members' interests, we aim to provide an exceptional and trustworthy service through easy to understand products, with the strongest returns possible."

The Society's vision is: "To be the UK's most trusted and member focussed independent mutual friendly society."

Sheffield Mutual is a member-owned mutual, providing long-term largely with-profits insurance products predominantly to middle market customers residing in the UK. This core activity is supplemented by the provision of unit linked CTF accounts to a mainly HMRC allocated customer base.

The Society strives to be efficient relative to its scale and this is achieved through robust cost management. The pursuit of controlled growth and consistent investment yields are seen as key drivers of sustainability and stability in terms of ongoing financial strength. This financial strength is augmented by a mutual model, which allows the Society to distribute surplus profit to members by way of policy bonuses.

The Society's business strategy is fully reviewed and re-defined on a three yearly basis. The strategy review is facilitated by an expert third party and is approved by the Board. An interim review and reaffirmation of the strategy takes place on an annual basis.

The external auditors for the Society are Royce Peeling & Green (The Copper Room Deva Centre, Manchester M3 7BG).

A.2 Underwriting Performance

During 2021 the Society once again looked to achieve a sustainable level of controlled growth.

Premium income levels rose by 22% to a record £21.7 million. Despite the low Bank of England base rate, the Society's rates remained highly competitive, which continued to attract investment.

Subscriptions and external transfers to the Investment ISA and Junior ISA generated circa £12.0 million (55%) of the total. Our Investment Bond and Income Bond also performed strongly, totalling £6.9 million payments received for the year and making up around 32% of premium income for 2021.

Contributions to our regular savings products, including the Tax-Exempt Savings Plan, amounted to £2.6 million and, accounted for around 12% of the total.

The Society also saw strong growth in the base membership, with 1,092 new members joining the Society, increasing the total membership, excluding CTF, to 12,627.

The Board declared annual policy bonuses worth in excess of £2.20 million for members in 2021.

2021 saw an increase in claims incurred, from £9.1 million to £10.2 million. This increase was expected and within the budgeted claims for 2021. Maturing endowment policies saw an increase in claims of 13% and ISA withdrawals saw an increase of around 45%, which was budgeted for and expected due to the growth of the ISA book in recent years. However, the budget for 2022 has been increased accordingly and the value of ISA withdrawals will be closely monitored as the cost of living increases and the household savings ratio continues to fall. Surrendered policies saw a rise of 1%, which was satisfactory given the uncertainties faced in 2021.

The Solvency II Quantitative Reporting Template (QRT) S.05.01.02 (section H) presents a tabulated version of the Society's underwriting performance, entitled 'Premiums, claims and expenses by line of business'.

A summary of the transfer to the fund for future appropriations is provided below:

	2021 £	2020 £
Single premium income	18,057,239	14,329,494
Regular premium income	3,598,294	3,442,022
Investment and other income	8,722,015	4,827,789
Unrealised investment gains	7,534,745	4,609,123
Total Income	37,912,293	27,208,428
Claims incurred	(10,242,203)	(9,054,397)
Acquisition, administrative expenditure and taxation	(2,368,450)	(2,069,030)
Realised losses on Investments	(-)	(2,020,405)
Unrealised losses on investments	(1,875,913)	(6,893,385)
Change in long term business provisions	(18,845,759)	(8,285,055)
Transfer to / (from) Fund for Future Appropriations	(4,579,968)	(1,113,844)

Members and Policies

The following tables show how membership has developed in recent years:-

Year Ending	Number of Members (Excl. CTF)	Number of Policies (Excl. CTF)
31.12.19	11,941	16,518
31.12.20	12,258	17,379
31.12.21	12,627	18,498

Year Ending	Number of New Members (Excl. CTF)	Number of New Policies (Excl. CTF)
31.12.19	907	1,987
31.12.20	929	1,927
31.12.21	1,092	2,328

The number of Child Trust Fund accounts fell slightly due to the product no longer being available for new business and maturities commencing from September 2020:

Year Ending	Number of New CTF Accounts
31.12.19	63,223
31.12.20	63,077
31.12.21	62,766

A.3 Investment Performance

The Society maintains a diversified portfolio, which is well positioned to deal with the market risks and volatility, whilst also benefiting from any future gains. The year end balances of the Society's investment assets are as follows:

	2021 £	2020 £
Land and buildings	45,612,723	41,394,959
Listed investments (excluding CTF)	97,786,046	87,105,498
Mortgages on land and buildings	2,472,250	971,250
Bank and money market deposits	4,243,490	2,055,328
	150,114,509	131,527,035
Unit linked assets - CTF	49,873,222	42,332,476
	199,987,731	173,859,511

Business performance resulted in a 11% increase in total assets at the end of the year to a record £206.2 million (2020: 183.0 million, 2019: 175.0 million).

In December, the Society appointed Russell Investments as our Outsourced Chief Investment Officer (OCIO). This means that Russell Investments will take responsibility for Sheffield Mutual's investment portfolio, excluding directly held property, business savings accounts and the Chid Trust Fund. At the year end, Russell Investments held £92.6 million, with £5.2 million remaining within the Schrodgers UK Real Estate fund. The Society's investments produced a total annual gain after charges (including income) of 4.5%. The Society paid a total of £205,363 relating to Investec's investment management fees in 2021 (2020: £189,180, 2019: £168,796).

During 2021 the Society purchased an autocentre in Castleford, a drive through coffee shop in Wolverhampton and funded the development of multi-tenanted units in Spalding. Three smaller retail units were also sold during the year. The Society owns 46 geographically diversified commercial properties, generating stable rental yields, with a total value of circa £46 million.

Taking into account the overall performance of the direct portfolio and UK Property Fund combined, the Society achieved an excellent 7% return. The Society paid a total of £102,314 relating to property related fees in 2021 (2020: £66,693, 2019: £34,849, 2018: £49,871).

The stock market performance resulted in a net unrealised gain of £5.7 million for the year as illustrated below:

	2021 £	2020 £
Net unrealised gain / (loss) on investment properties	221,296	(1,544,798)
Net unrealised gain / (loss) on UK Real Estate Fund	535,877	(142,035)
Net unrealised gain / (loss) on listed investments		
- With Profits	(1,875,913)	4,609,123
- Unit Linked	6,777,572	(5,206,552)
	5,658,832	2,284,262

In 2021 we saw a rapid rise in inflation, the Bank of England increased the base rate to 0.25% in December and spells of market optimism with news of the vaccine rollout. UK stock markets bounced back after a turbulent 2020, with the FTSE 100 finishing up 14.3% on the previous year. The spread of both the Delta and subsequently the Omicron variants did however create market volatility. The pandemic, Brexit fallout and the Suez Canal blockage created supply shortages fuelling inflationary fears, whilst the gas shortage led to increased energy costs. At the start of 2022 we're now seeing the impact on household bills, with the Russian invasion of Ukraine creating further uncertainty. Despite a number of disruptive factors, the Society's available capital increased from £19.158 million to £23.827 million and remains almost seven times the required minimum capital requirement; thereby maintaining a strong financial base. The Society's investment income was £8.72 million and after taking account of the unrealised gains the overall return on the non-CTF assets for the year was 4.5%.

The Board will continue to manage the potential volatility by focusing on quality, balance and diversity when making investment decisions. The Board makes investment decisions for the long-term and, whilst remaining alert to short-term market fluctuations, we are focussed on maintaining consistent returns and the security of our members' funds.

The next table shows the asset split of the Society's investment fund at the end of 2021, with previous years' figures for comparison purposes. This table excludes Child Trust Fund investments, which are part of a separately managed Unit Linked fund.

	2021 %	2020 %	2019 %
Property	33.83	34.94	37.09
Mortgages on land and buildings	1.65	0.74	0.80
Listed investments:			
- equities	26.09	31.18	29.62
- fixed interest	26.99	28.75	28.15
- alternative assets	3.39	2.83	2.24
Cash (excluding current account funds)	8.05	1.56	2.10
	100.00	100.00	100.00

The Society appointment of Russell Investments as OCIO in December 2021, involved investment fund disposals and resulted in a higher cash balance at the year end. Throughout the earlier part of 2021 the cash balance was held at 1-4% of overall assets.

A.4 Performance of Other Activities

The Board sees unmitigated climate change risks posing challenge to Sheffield Mutual's financial, operational, and systemic risks in the short, medium, and long term. Since 2020 climate change risks were integrated into the Society's risk management system and were carefully monitored and discussed at the Audit and Risk Committee and at full Board throughout 2021. As a Mutual Society, the Board feel that it is our responsibility to go beyond the regulation and ensure

that we do the right thing in terms of our impact on climate change, social and governance concerns for the sake of our members, community, and the future of the Society. We have also been working with Russell Investments to ensure that our with-profits fund is transitioning to sustainable investments and to ensure that Environment, Social, and Governance considerations are embedded within investment decisions. The work on our investment portfolio will continue but we are now receiving more useful data to assess the portfolio's ESG risk.

Below we provide key ESG metrics for the portfolio's equity mandate namely the portfolio's ESG risk rating and carbon footprint as at 31 December 2021:

Figure 1: Key ESG Metrics

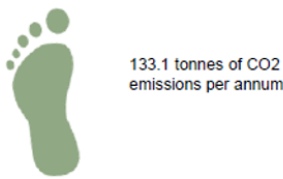
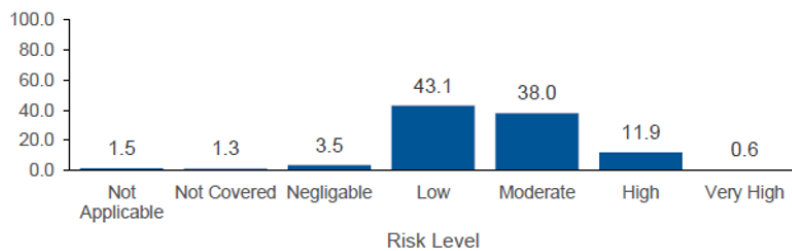


Figure 2: Benchmark Comparison

	Portfolio	Benchmark	Portfolio Coverage ²
Equity ESG Risk Rating ³	20.8	21.9	97%
Equity Carbon Footprint ⁴	133.1	144.3	96%

Figure 3: Distribution of ESG Risk Scores by Level of Risk



² Portfolio coverage represents the % of the portfolio for which we have ESG metrics.

³ The Equity ESG Risk Score is the weighted average of the Sustainalytics Risk Score for. The Sustainalytics Risk Score focuses on ESG issues that are financially material to the company. A risk score less than 10 is classified as Negligible, 10-20 as Low, 20-30 as Moderate, 30-40 as High, and >40 as Very High.

⁴ The Equity Carbon Footprint is the weighted average carbon intensity of the companies held within the portfolio (where direct emissions are used, also referred to as Scope 1 and 2 emissions), measured in tonnes CO₂e/\$1M revenue (USD), over a one year time horizon. This is an industry standard measure for carbon footprint.

A.5 Any Other Information

There is no other information to add.

B. System of Governance

B.1 General Governance Structure

The Society is governed by its Rules and the main governing body is the Board, which is constituted and elected in accordance with the procedures as laid down in the Rules. The detailed procedures and policies for the Board are set out in the Society's Board Manual.

The Society seeks to adopt the highest standards of corporate governance for its size and complexity and has adopted the Association of Financial Mutuals (AFM) Corporate Governance Code incorporating the Section 172 Companies Act Statement.

On 1 January 2021 the Society became Sheffield Mutual Friendly Society Limited and therefore became incorporated. The Committee of Management became 'the Board of Directors', in line with the Society's revised rules upon incorporation.

In 2021 the Board comprised of eight non-executives; Chairman, Senior Independent Director (SID), six other non-executive members and three executive members (Chief Executive, Chief Operating Officer and Chief Commercial Officer). The Board determines the strategic direction of the Society and reviews its operating and financial position. The Board met on six occasions during 2021 and there is a schedule of regular reports and information, which they consider at the meetings and which is agreed annually. Reports are provided to the Board in advance of each meeting. The Chief Executive is responsible for carrying out the agreed strategy and the day to day running of the Society and there is a clear division of responsibilities between the roles of the Chief Executive and Chairman.

There are certain decisions that are reserved for the Board and these include:

- declaration of annual bonus rates
- acquisition/disposal of significant assets
- committee succession planning
- approval of the annual reports and accounts
- approval of the Own Risk and Solvency Assessment (ORSA)

The Chairman is responsible for ensuring that members of the Board receive accurate, timely and clear information in order to discharge their duties effectively and the Society's Secretary is responsible for ensuring good information flows within the Board and between senior management and the Board. The roles of Chief Executive and Secretary should ideally be split, but the Board is confident that it receives good information flows, guidance and support, and believes that the cost of employing a separate Secretary would not at this stage be an appropriate use of funds. The Board and Sub-Committee can also obtain assistance from the Chief Operating Officer, Chief Commercial Officer and other employees if required.

Senior Managers and Certification Regime (SM&CR)

The Society remained compliant to the Senior Managers & Certification Regime (SM&CR), with the responsibility of allocating the SM&CR prescribed responsibilities in line with the PRA Rulebook falling to the Chief Executive.

The Chief Executive is responsible for allocating each of the SM&CR prescribed responsibilities to one or more approved persons in accordance with the PRA Rulebook (Insurance – Allocation of Responsibilities).

The Society has appointed the following SM&CR functions in accordance with the PRA Rulebook (Insurance – Senior Manager Functions):

- Chief Executive function (SMF1)
- Chief Finance function (SMF2)
- Executive Director (SMF3)
- Chair of Governing Body function (SMF9)
- Chair of Risk Committee function (SMF10)
- Chair of Audit Committee function (SMF11)
- Chair of Remuneration Committee (SMF12)
- Chair of Nominations Committee (SMF13)
- Senior Independent Director (SMF14)
- Chair of With-Profits Advisory Arrangement function (SMF15)
- Compliance oversight function (SMF16)
- Money Laundering Reporting Officer function (SMF17)
- Chief Actuary function (SMF20)
- With-Profits Actuary function (SMF20a)
- Managing internal operations (inc. HR), systems and technology of a firm (SMF24)
- Managing and identifying the financial risks from climate change

The above are the key functions the Board has discussed and agreed as effectively running the Society.

The Society has identified that the following are also key functions, as these are functions whose operation, if not properly managed and overseen, could potentially lead to significant losses being incurred, or to a failure in the ongoing ability of the Society to meet its obligation to policyholders:

- IT Infrastructure Support
- Investment Management

Oversight of the above key functions is carried out by one of the Society's internal SM&CR function holders.

During 2021, the Society introduced separate Nominations and Remuneration sub-committees to improve independence and Board accountability.

Finance & Investments Sub-Committee – FIC

The Sub-Committee meet on at least 11 occasions during the year and consists of the FIC Chairman, the Society's Chairman, SID and one other Non-Executive Board member by rotation, plus the Chief Executive and Chief Operating Officer. The Sub-Committee's main responsibilities are:

- to review monthly Income & Expenditure and budget performance
- to review the Balance Sheet on a quarterly basis
- to consider and review recommendations from, and performance of, the Society's investment managers and agree sales, purchases and investment mandates as necessary
- to monitor the Society's property portfolio and agree sales and purchases within delegated limits

Audit & Risk Sub-Committee – ARC

This Sub-Committee monitors and acts as the risk management function and provides oversight of the Society's financial reporting process and internal controls. It comprises of at least four non-executive members and meets on at least four occasions during the year. Executives attend by invitation only. The Sub-Committee is not chaired by the Society's Chairman and the position of Sub-Committee Chairman is held by a non-executive having an accountancy qualification. The Sub-Committee's main responsibilities are:

- to review the external auditor's qualifications, independence and performance
- to review the integrity of the Society's financial statements
- to monitor the performance of the Society's outsourced internal audit function
- to review the Society's internal accounting and financial controls
- to review the selection and formal tendering process for internal auditor and external auditor, as required
- to manage the Society's risk position

Nominations Sub-Committee – NC

The NC advise the Board on the appointment of new members and the tenure of existing members as well as the perceived skills balance required on the Board, whilst promoting equality and diversity throughout the Society. It comprises at least three non-executive members and meets on at least two occasions during the year. Executives attend by invitation only. The Sub-Committee is chaired by the SID. The Sub-Committee's main responsibilities are:

- Review the structure, size and composition of the Board; to include skills, knowledge, experience, length of tenure and diversity.
- Be responsible for identifying and nominating, for the approval of the Board, suitable candidates to fill Board vacancies as and when they arise or are expected to arise on retirements.
- Make recommendations to the Board in relation to drafting the Society's Board recruitment policy - covering matters such as recruitment, advertising, composition, tenure, diversity, equality and succession.

Remuneration Sub-Committee – RC

The RC advises the Board on levels of remuneration. It comprises at least three non-executive members and meets on at least one occasion during the year. Executives attend by invitation only. The Sub-Committee is chaired by the Society Chairman. The Sub-Committee's main responsibilities are:

- Review Executive remuneration and incentive schemes
- Review NED remuneration
- Review global awards for pay increases to employees

Remuneration Policy

The approach to remuneration is designed to ensure that the Society can attract, retain and motivate people with the necessary skills, experience and qualities to run the Society prudently and effectively.

The overriding principle of the policy is to ensure that remuneration arrangements are aligned to the long-term objectives of the Society and that there are no remuneration arrangements that would adversely affect the financial (solvency) position of the Society and / or the Society's risk profile.

The Board is sensitive to pay and employment conditions elsewhere, although does not fully assess remuneration levels relative to other organisations, preferring instead to act with an element of independence. It may use annual remuneration data provided by the Association of Financial Mutuals, or any other such organisation, as a comparable measure, to ensure salaries and fees remain attractive. It may also seek independent third-party advice periodically.

Incentives are provided to employees, the Chief Executive, Chief Operating Officer and Chief Commercial Officer through discretionary bonus schemes. The policy is to ensure that the maximum pay-outs that are available under the scheme are modest in relation to basic salaries and that they are structured with a balanced set of indicators, so as not to encourage risk taking or other behaviours and conflicts of interest that are not in the best interests of the Society and its members.

The remuneration of the Chief Executive, Chief Operating Officer, Chief Commercial Officer and employees is reviewed on an annual basis, with amendments made to job descriptions as deemed appropriate. The bonus schemes are also reviewed annually against the key indicators set and amended if appropriate. The remuneration of the non-executives is reviewed on a triennial basis.

The Society has no formal redundancy policy, preferring to deal with situations individually as and when they arise. No termination payments would be made in excess of an employee's statutory or contractual rights.

Remuneration arrangements with service providers are simple and transparent, and do not encourage risk taking.

B.2 Fit and Proper Policy

The aim of the fit and proper test is to prevent unsuitable people from serving on the Society's Board, performing a controlled function or performing an outsourced key function (actuarial, compliance, internal audit and risk management). The Society carries out these tests and enquiries as part of the recruitment / appointment process.

The Society uses information from various sources to carry out the checks, including a credit agency search, DBS check and appropriate references from current and previous employers, covering at least the past six years. If any applicant fails to pass the fit and proper test, the Society will not appoint them. An existing appointment will be terminated immediately if information comes to the Society's attention which casts doubt on the person's suitability to carry out the controlled function. The Society's secretary would be responsible for notifying the regulator in these circumstances.

Newly appointed employees / Directors falling under the SM&CR will be required to complete a Fit & Proper Assessment as part of our initial due diligence and therefore prior to their start date.

Existing Board of Directors members, senior management function holders and Certification Function holders are required to complete a 'fit and proper person' declaration in July each year, which ensures that any matters that should be brought to the Society's attention are properly disclosed, in order to assess their continuing fitness and propriety.

Where the Society replaces a Senior Manager function holder because they are considered no longer to be fit and proper, the Society's Secretary will notify the regulator as soon as reasonably practicable.

B.3 Risk Management System Including the Own Risk and Solvency Assessment (ORSA)

The Society aims to employ proportionate tools and techniques, for a firm of its size, to enable it to deliver its objectives in a controlled manner. The oversight and direction of the Board remains central to risk management and it ensures, through the Audit & Risk Committee (ARC) that appropriate policies, procedures and processes are implemented across the business to control and monitor both the actual and potential risk exposures which arise from the Society's operations. The Board ensures exposed risks are aligned to the Society's risk appetite and that any unacceptable risk exposures are identified and either terminated or where appropriate mitigated.

In addition to the ongoing assessment of known risk exposures, the Chief Operating Officer and Chief Executive monitor external and emerging risks within the Society's forward-looking Risk Register, which is reviewed by the ARC on a quarterly basis. The Board has an open communication culture that promotes the immediate escalation of actual or emerging risks. The Board is ultimately responsible for the Risk Management Framework and defines, through its Risk Appetite Statement, the acceptable levels and types of risk exposure that it considers likely to arise in the delivery of its strategic objectives.

If any significant risks emerge the Register will be submitted more frequently, or in extreme circumstances, a special meeting of the ARC would be convened. Risks which could threaten the Society's business model are assessed, managed and mitigated through a process known as reverse stress testing. The full Board is provided with an Annual Risk Analysis, which summarises the Society's principal risks and how they are managed and mitigated. The Board also receives all the papers and minutes from the ARC, which ensures that issues or emerging risks are communicated and discussed. The ORSA is also central to the risk management framework.

Whilst general risk oversight and direction is delivered through the ARC, which meets quarterly, the day-to-day risks within the business are managed by the Chief Operating Officer supported by the Chief Executive.

The Society has adopted and is continually developing a 'Three Lines of Defence' approach to its operational implementation of the Risk Management Framework. The Three Lines of Defence approach simplifies and clarifies the varying roles and responsibilities of staff as follows:

First line of defence – Operational Management

Operational Management is in the best position to assess risk exposures and is fully responsible for the risks our operations create. Ongoing oversight is provided through the Chief Operating Officer supported by the Chief Executive.

Second line of defence – Board of Directors, Sub-Committee & Actuarial Function

The second line of defence, which is independent of operations, is responsible for quantification, analysis and assessment of all risks. These governing bodies and functions create and uphold principles, policies and frameworks for risk management and facilitate risk assessment. The second line's role is the four-eyes oversight of the first line of defence, against inappropriate actions or activities and to confirm adherence to Policies and the Board's appetite.

Third line of defence – Internal Audit

The third line of defence, which is independent of operations and management, is responsible for the testing and assessment of the Society's governance and control frameworks. The Internal auditor reports directly to the Audit and Risk Sub-committee.

The Risk Policy and Risk Management Framework connects with the business as follows:

- The Risk Register (Ironopolis) is maintained on a day-to-day basis by the Chief Operating Officer
- The Risk Register is updated at least quarterly by the Chief Operating Officer and, following review by the Chief Executive, presented to the Audit and Risk Committee
- Actions arising from the Risk Register are documented and, where appropriate, escalated to the Board
- The Annual Risk Analysis is prepared by the Chief Operating Officer and presented to the Board
- Actions arising from the Analysis are documented and then reflected in the ORSA document
- The Board of Directors reviews the ORSA risk appetite and tolerances at least annually, or more frequently if there is a significant change in the Society's business or external environment
- The ORSA and Risk Register is used as a framework for conducting appropriate capital stress testing for the FLAOR
- Stress testing is carried out at least annually or more frequently if required – ad-hoc testing will be carried out to deal with extreme or unusual events

ORSA

The authors of the ORSA are the Society's executive team, with input from the Society's actuary. The ORSA will be updated at least annually based on the preceding 31 December SCR calculation or more frequently if business conditions require it. The ORSA and FLAOR will consider likely changes to the Society's risk profile and capital needs over a three year business planning period.

The primary purpose of the ORSA report is to document the processes and procedures that are in place to identify, assess, monitor, manage and report on the short and longer term risks the Society faces, in order to determine the capital necessary to ensure that solvency needs are met at all times. Crucially section 6 of the ORSA provides an assessment of whether the Society's risks deviate materially from the assumptions underlying the SCR calculation.

The Board owns the ORSA process and the minutes of the relevant Board meetings will record the challenges provided, the decision made and the feedback loops of the ORSA and FLAOR process.

The qualitative content of the ORSA will be approved on an annual basis by the Board, which is the Society's administrative, management and supervisory body. The ORSA is designed to be for both internal use and to act as the ORSA supervisory report.

Capital Management Policy

As a mutual organisation the Society has no easy access to external capital and no shareholders. All capital, therefore, is classified Tier 1.

The Society must ensure, therefore, that after reserving for technical provisions sufficient free capital is retained to meet regulatory requirements and to ensure that the balance sheet can withstand the impact of extreme events. Sufficient capital is also retained to enable the Society to achieve controlled growth and the investment freedom to deliver greater potential returns to members.

The Board sets a range for the management of the Society's free assets and solvency ratio. These ranges are agreed at the triennial strategy review and then re-affirmed or adjusted annually. The Chief Executive will report the free assets and solvency ratio to the Board quarterly, following the PRA quarterly capital reporting exercise. The resulting discussions will be minuted together with any management actions agreed to manage the free capital.

The Board will manage the free capital through various actions, including:

- Adjusting bonus distributions
- Changing the asset mix
- Reviewing the valuation basis within regulatory constraints
- Reducing the Society's operating costs
- Contracting the Society's balance sheet e.g. restricting new business

The Society's free capital is not held separately and is part of the Society's with-profits fund. A proportion of the free capital is derived from the mutual capital and surpluses from non-profit business, and is not attributable to the current generation of policyholders.

The surplus in relation to the Child Trust Fund is currently retained with Legal & General in an equity tracker fund. This surplus is partly used to offset the Society's operating costs, resulting in lower management expenses for with-profits policyholders. It is also the Society's practice to recognise a proportion of the CTF surplus in the with-profits asset share calculation.

Medium Term Capital Management Plan ("MTCMP")

The Society has developed a MTCMP, which considers the impact of actions or events, such as the distribution of surplus, with capital management implications. Such events may also include acquisitions, disposals, transfers of business or other forms of restructuring – none of which are envisaged over the current medium-term planning period. A number of considerations, such as capital issuance, maturity of own-fund items, limits of tiers and dividend distributions, are not relevant to Sheffield Mutual.

B.4 Internal Control System

The Society has an established framework of internal controls for the management of risk within the business and to safeguard the interests of members. The Board reviews the effectiveness of its internal control systems at least annually by receiving reports from the external Compliance Consultant and our Internal Auditors.

Compliance Function

The Society is required to allocate a director or senior manager the function of:

- Having responsibility for oversight of the Society's compliance; and
- Reporting to the Board in respect of that responsibility

The Compliance Officer for the Society is the Chief Operating Officer and is responsible for monitoring adherence to the FCA's COBS (Conduct of Business) rules. Support and guidance is provided by the Society's external compliance consultant, Geoff Spencer of Mutual Governance.

The Board and all staff receive annual training in relation to money laundering, data protection and complaints handling.

B.5 Internal Audit Function

The Society has an Internal Audit Function which is overseen by the Chairman of the Audit and Risk Committee. The reporting structure ensures independence of the internal audit function. The Society outsources the performance of the internal audit activity to independent accountants RSM.

The Society has an annual internal audit plan, which is prepared by RSM in accordance with industry standards and guidance, and taking account of the activities and governance arrangements of the Society. The plan includes a combination of a regular risk-based cycle of key testing priorities combined with a forward looking audit. The Board has authorised the internal auditors to carry out audits which are not included in the plan, should the need arise during the course of the audit programme. The annual internal audit plan is approved by the Board.

The internal auditor, RSM, perform a number of internal audits throughout the year. Draft reports are provided to the executive team for management comments prior to a presentation of the findings and recommendations to the Board, normally in October each year. The observations will identify the person(s) responsible for remedying any shortcomings and the period of time envisaged for achievement.

Following Board approval of the internal audit report the agreed recommendations are logged by the executive team and a report is provided monthly to the ARC showing progress against each observation. The internal auditors provide an assurance report on the completion of the observations as part of the subsequent year's internal audit. The executive team and members of the Board may call upon the internal audit function to give an opinion or assistance on other matters at any time.

B.6 Actuarial Function

The Society is required to have an actuarial function in order to meet the requirements of being Directive and to comply with Solvency II. The actuarial function is currently outsourced to OAC PLC in accordance with a service agreement. The appointment of Cara Spinks of OAC as a controlled function holder has been approved by the regulator. Mrs Spinks also holds the function of With-Profits Actuary.

The Chief Actuary reports directly to the Board of Directors and provides the following services and statutory duties:

- Carrying out the annual valuation of assets and liabilities in accordance with regulatory requirements, after first agreeing the valuation basis with the Board
- Reporting any material deviations from actual experience when using projected best estimates and proposing changes to the valuation basis / models in order to improve best estimate calculations
- Assessing the reliability and consistency of internal and external data against relevant standards
- Making recommendations on internal procedures to improve data quality to meet current regulatory requirements
- Calculation of the technical/mathematical provisions in accordance with regulatory requirements
- Reporting to the Board on at least an annual basis in relation to the above
- Assistance with the completion of annual and quarterly regulatory returns
- Carrying out the Forward Looking Assessment of Own Risks (FLAOR), including appropriate scenario and stress testing, and reporting to the Board annually
- Taking account of the impact on technical provision to provide advice to the Board on underwriting and pricing policy
- Completion of data requests for information providers
- Any other tasks as described in the current "Agreement to the Provision of Actuarial Services" document

As With-Profits Actuary:

- Advising the With-Profits Advisory Arrangement
- Recommendations in relation to bonuses and distribution of surpluses
- Input into the Society's PPFM
- Annual report to the Board of the With-Profits Actuary
- Making recommendations to assist the Board of Directors in ensuring that closed book customers are treated fairly and proportionately

There are considered to be no activities that would result in any conflicts of interest.

B.7 Outsourcing Policy

The Society outsources the following critical or important operational functions:

- Internal Audit (a key function)
- Investment Management
- Actuarial Services (a key function)
- IT Services

The performance of each outsourcing firm is reviewed by the Board at least annually and this review is recorded in the Board minutes. With the exception of IT, the outsourcing firm is required to present to the Board in person at least annually providing the opportunity for Board members to assess performance and raise questions / issues.

The Chief Executive is the designated person responsible for the day-to-day performance and monitoring of outsourcing firms, apart from IT and cyber security services, which is designated to the Chief Operating Officer, and is responsible for escalating any issues to the Board.

The Chief Executive or Chief Operating officer will carry out whatever checks they feel appropriate to satisfy themselves as to the ongoing competency and financial standing of the outsourcing firm and key employees. This may include requesting copies of third-party governance reports, fit & proper person assessments, insurance policies, annual reports & accounts and/or the commissioning of a themed audit. Outsourcing firms will normally be appointed for a minimum three-year period or on an open ended basis. New appointments will be made following a documented tender process, which will involve a minimum of three firms. The Board will receive presentations from each firm and will make the final decision regarding appointment. This will be documented in the Board minutes.

Outsourcing will not be carried out in the following circumstances:

- If it would materially impair the quality of the Society's system of governance
- If it would unduly increase the Society's operational risk
- If it would impair the ability of the regulatory authorities to monitor the compliance of the Society with its obligations
- If it would undermine or detract from the service provided to members

The outsourced functions are essential to the Society's operations, but only IT would represent an immediate risk to the delivery of services to the Society's members. In the case of any difficulties with the incumbent outsourced provider, the contingency is that services could be switched rapidly to another known infrastructure support provider. The Society owns the physical IT infrastructure, which is located on the Society's premises.

The Board remain fully responsible for discharging the Society's legal and regulatory obligations when they outsource functions.

B.8 Any Other Information

None.

C. Risk Profile

The Society has a risk-averse culture, which helps to protect members' interests and reduce exposure to the principal risks and uncertainties facing the business. The ARC is responsible for determining the nature and extent of the principal risks it is willing to take in achieving its strategic objectives and the Board seeks to adopt a low-to-medium risk appetite in accordance with the scale and nature of the Society's business.

It seeks to undertake a structured approach for the effective management of risk and aims to employ proportionate tools and techniques to enable it to deliver its objectives in a controlled manner. Having regard for the nature and complexity of the Society's business the Board has resolved to avoid unnecessary work on risks which do not have a large impact on the Society.

The Board is satisfied that the Society has robust risk and governance procedures and sufficient capital to deal with a range of risks and adverse scenarios, both now and over the business planning period. The analysis of risks also demonstrates that there are no current, emerging or anticipated risks which could materially alter the Society's risk profile or strategy in the medium term.

The Society has a clearly defined risk appetite for each category of risk (defined in terms of a risk tolerance) and business policies are set accordingly.

- Zero Tolerance – any significant risk is unacceptable/no appetite to take risks
- Low Tolerance – nil to very small risk acceptable/significant controls
- Medium Tolerance – exposure to risk within manageable limits tolerated and
- High Tolerance – prepared to accept high risks in pursuit of business

C.1 Insurance Risk (Low Tolerance)

Insurance Risk is the risk of loss due to uncertainties over timing, amounts and occurrence of events insured by the Society. Insurance related risks include mortality risk, persistency risk, taxation, new business and renewal expense risk - with persistency risk being the main item. The Society has no exposure to longevity risk, nor does it have any reinsurance arrangements.

The Board has adopted a low tolerance to insurance risk by taking a low risk view on product development and applying high standards of life underwriting.

The Society manages insurance risk by:

- a structured approach to product development and pricing, including provision for expenses
- a formal actuarial analysis of the performance of the insurance portfolio which feeds into the development of products and the calculation of technical provisions
- robust management and challenge of expenses
- proactive management of new business flows and
- monitoring persistency rates, which are reported to the Board at least bi-annually

The table below shows the concentration of insurance risk for the Society.

	2021 £000	2020 £000
Sickness and death	975	1,102
Pure endowments	15,315	16,208
Endowments	813	865
Taxable saving plans	6,870	7,123
Investment bond	36,496	31,301
ISA	76,869	67,598
Pension bond	260	509
Other	848	853
Total	138,446	125,560

Mortality Risk

Mortality risk is the risk of loss arising to the Society, due to differences in the level, trend or volatility of mortality rates compared to the assumptions made when a product is designed and priced.

Although difficult to predict mortality rates when pricing a product, under normal circumstances they are subject to well established trends.

Persistency Risk

This is the risk that the assumptions made on the rate that policyholders surrender or lapse policies differ from the actual rate. This could result in the possibility of the Society incurring a loss due to higher than expected policy surrenders and lapses.

The persistency experience of the Society varies over time, but has been relatively low and stable. Factors affecting persistency include members' perception of the Society and the insurance industry, investment performance and the general economic environment.

Expense Risk

Expense risk is the risk that actual expenses incurred by the Society vary from the assumed rate over the life of the policies.

A large proportion of the Society's expenses are incurred in staff costs and actuarial work, which are relatively predictable. The Society also employs a robust cost control culture in order to minimise cost increases whenever possible.

C.2 Market (Investment) Risk (Medium Tolerance)

Market Risk is the risk of losses arising from changes in the value of assets or in the income from the assets. The Society manages market risk so that the returns generated are in line with members' expectations and support the Society's future strategic and operational objectives.

For assets backing member liabilities, market risk is managed by matching, within broad parameters, the duration and profile of the assets with the underlying liabilities.

The Society's FIC oversees the Investment Policy and strategy, which the Society implements through the use of investment mandates. Each mandate aims to manage the market risk using some or all of the following mechanisms:

- defined performance benchmarks
- limits on asset allocation by asset type, market capitalisation and geographical spread

The table below sets out the concentration of market risk for the Society.

The table below sets out the concentration of market risk for the Society.

Global Equities	17.1%	7,419,042
US	7.5%	3,251,976
UK	57.8%	25,120,976
Pan Europe ex UK	3.5%	1,522,200
Japan	1.5%	640,388
Emerging Equity	3.7%	1,613,108
Cash-Benchmarked strategies	9.0%	3,898,956
Total		43,466,242

The Society is exposed to interest rate risk where changes in interest rates result in changes to market values or cash flows and where this is not matched by the change in the value of liabilities. This risk can be greater if the term of fixed interest investments is not well matched to the term of the liabilities.

The Society's strategy is to deliver higher potential returns to members and to preserve the Society's position as a market leading with-profits regular premium product provider. This necessitates a relatively high exposure to higher risk assets as a means of improving yields. The Society achieves this by holding a relatively high exposure to property (up to 60% of non-CTF assets), through directly owned commercial property, the UK property fund and commercial mortgages, and overseas equities.

The Society's assets are carefully selected, diversified and closely monitored in order to avoid losses. The Society has experience and expertise built up over many years in the commercial property sector.

C.3 Credit Risk (Medium Tolerance)

Credit Risk is the risk of loss due to failure by another party to perform in meeting its financial obligations. The Society adopts a medium tolerance to credit risk in support of the Society's strategic objectives and in matching Policyholder liabilities. This means that modest losses would be tolerated in order to secure higher potential returns. The Society seeks to minimise other forms of credit risk, in particular those related to deposit takers. The Society has taken the following steps to mitigate credit risk:

- defined commercial lending policy with strict underwriting guidelines
- counter-party limits are in place for cash deposits

C.4 Liquidity Risk (Medium Tolerance)

Liquidity Risk is the risk that the Society, although solvent, is unable to meet payments as they fall due from cash or near cash holdings. The Society's objective on liquidity risk management is to ensure that sufficient funds are available over the short and medium term to meet the needs of the Society. This includes new business costs, planned strategic activities, member withdrawals, claims payments and day to day cash flow requirements. Cash flows are generally predictable with fixed amounts due on fixed dates. Deaths and surrenders are less predictable but (under normal circumstances) are subject to well established trends.

Any significant mismatch between cash inflows and outflows would be identified by the Financial Reporting Specialist and / or Chief Executive and this would trigger a Board review of the level of liquid assets (particularly cash holdings) and the impact on the liquidity situation of writing new business.

The Society has a medium tolerance to liquidity risk, which means that cash and near cash holdings are kept at relatively modest levels so that yields are not adversely affected. Liquidity risk is considered relatively low given the predictable nature of most policy claims. The Society is currently and for the foreseeable future cash generative allowing it to meet the expectations of members without recourse to reserves.

Liquidity risk is managed as follows:

- budgets are prepared to forecast the short term and medium term liquidity requirements;
- monthly analysis is provided to the FIC illustrating levels of liquidity and trend analysis;
- assets of suitable marketability and maturity are held to meet the member liabilities as they fall due; and
- credit risk of deposit takers is managed by having appropriate counterparty and credit limits in place.

All investments other than property are readily realisable at full current market values as they are traded on recognised stock exchanges. Assets are assessed as to how quickly they can be transferred into cash, i.e. primary, secondary and illiquid assets. The Board has RAG tolerances around asset liquidity..

C.5 Operational Risks

Operational Losses (Low tolerance)

This is the risk of losses due to inadequate systems and controls, error or management failure. The Society's objective is to analyse, record and monitor the operational risks it faces, seeking to extinguish or minimise risks wherever possible.

The Board has set a low tolerance to operational losses, which equates to up to circa 10% of Operational Risk Capital (£894,000 31 December 2021 SII Valuation) per annum or circa 50% for an exceptional single event. Therefore, up to circa £89,000 operational losses are tolerated per annum, or circa £447,000 for a single exceptional event. The Society has established controls to manage operational risk within these tolerances.

The Board owns the risk policy, whilst the Audit and Risk Committee oversees the policy and reviews the risk register and issues/losses register to ensure the risk policy is effectively deployed and risks are mitigated.

The Chief Operating Officer manages the risks within the business (supported by the Chief Executive), ensuring that controls are in place to mitigate risks. The Chief Operating Officer is also the custodian of the risk policy and register, and the Board reviews these documents on a regular basis. The Risk & Compliance Specialist has recently been recruited to help increase monitoring around the risk register.

The Chief Operating Officer holds SMF16, 17 and 24, and is responsible for the financial risks of climate change.

Reputation (Zero tolerance)

The Society's reputation is critical to its success and the Board has set a zero risk tolerance for managing reputational risk. Any adverse publicity is unacceptable and the Society's approach to strategy and managing the business avoids any reputational threat.

Customer Services (Zero tolerance)

This is the risk of complaints, poor TCF and other conduct risks through backlogs, errors and omissions. The Board has set a zero tolerance to complaints, whereby no reportable complaints are acceptable. The Society's policies, systems and staff culture are geared to avoiding issues that would lead to complaints and every case is escalated to the Chief Executive and Chief Operating Officer.

Business Continuity (Low tolerance)

This is the risk of a break in service to customers due to events beyond the Society's control. The main risks are around the ongoing provision of our service to members. The Board has set a low tolerance to business continuity, meaning that a major disruption in services would be accepted for up to 3 working days. The Society has a documented Business Continuity Plan and has invested in outsourced disaster recovery facilities in order to minimise any impact on customer service. Online back-ups are performed daily and data restoration from the online back-up is subject to annual testing. Work is ongoing to adhere to the Operational Resilience requirements due by March 2022 – this is not to replace the BC process but to complement it in the early stages of a breach through tolerances and risk based stress testing.

Compliance (Zero tolerance)

This is the risk of breaches of compliance in relation to such matters as conduct of business rules, anti-money laundering and data protection. The Board has set a zero tolerance for such breaches, which means any incidence of non-compliance is unacceptable and remedial actions taken promptly. The FCA review of the Society's financial promotions in Q1 2021 led to the Society taking swift action in updating literature and the financial promotions review process. The Society works to 100% completion of mandatory employee training and all compliance matters are handled by the Chief Operating Officer with support and guidance as required from Mutual Governance.

Security (Zero tolerance)

This is the risk of fraud, financial crime, information security breaches, cyber crime and incidents of physical security. The Board has set a zero tolerance for security, which means that no breaches or incidents are tolerated.

Regulatory & Legal (Zero tolerance)

Regulatory Risk is the risk of losses due to a breach of current regulation or a failure to react appropriately to changes in regulation. The Board has set a zero tolerance to regulatory risk, meaning that the Society would not seek to push the boundaries of regulation. The Society monitors its operations to ensure compliance and reviews all relevant changes of legislation and FCA/PRA rules to ensure operational procedures are compliant.

Employee & Management (Low tolerance)

Employee and Management Risk is the risk to the Society's operations to issues such as employee turnover and reliance on the executive team. The Board has set a low tolerance to such risks and tries to manage them by having competitive employment terms and conditions, a pleasant working environment and ensuring that effective contingency arrangements can be put in place at short notice.

C.6 Climate Change Risk

Climate change risk crosses all elements of the business and covers all risk categories: financial, operational, etc. Many of the risks linked to climate change, such as physical risks, could be completely out of the Society's control. The physical and transition risks of climate change may negatively impact the Society as they could have a detrimental effect on performance, brand and reputation.

Following the PRA's supervisory statement on enhancing banks and insurers' approaches to managing the financial risks from climate change (SS3/19), the PRA, in July 2020, requested that all firms fully embed their approaches to managing climate related financial risks by the end of 2021. The Society assigned the responsibility for identifying and managing financial risks from climate change to the Chief Operating Officer and has been working towards its initial plan and also the deliverables for the end of 2021 and beyond. The delivery of the plan will allow the Society to demonstrate that governance, risk management, scenario analysis, and disclosure, have been implemented and embedded throughout the Society as fully as possible.

The risk register now has a separate category for climate change, which is presented to the Audit and Risk Committee at least quarterly and monitors various transitional, physical, and reputational risks.

C.7 Other Material Risks

Asset Liability Management Risk (Low tolerance)

Asset Liability Management risk (ALM risk) is the risk of unexpected economic outcomes resulting from market movements affecting the Society's balance sheet structure. The objectives of the ALM policy are to manage financial risks in order that the Society generates value for policyholders whilst not incurring losses that would jeopardise the safe functioning and solvency of the Society.

ALM Risk management of the Society involves the application of four basic elements in the management of assets and liabilities (the Society has no off balance sheet instruments):

- Appropriate Board and senior management oversight
- Adequate risk management policies and procedures
- Appropriate risk measurement, monitoring, and control functions
- Comprehensive internal controls and independent audits.

Solvency (Medium Tolerance)

Solvency risk is the risk of having insufficient available capital to meet the minimum regulatory capital and deliver strategic objectives. The Board is mindful that the preservation of capital is critical, given that the Society has no access to external capital.

The Society's financial strength is important to maintain confidence with key stakeholders such as members, business partners (particularly financial advisers) and regulators. However, the Board also needs the flexibility to invest in assets that are capable of delivering higher potential returns to members and these assets, such as commercial property, have a higher capital requirement due to the range of stresses applied.

The Board has set a medium tolerance to solvency with hard trigger points to maintain at least 125% x SCR after management actions (or minimum 2% free asset ratio). The soft trigger points at which actions will be discussed by the Board are at below 140% SCR and 3% free asset ratio. In practice, the Chief Executive monitors solvency levels on a quarterly basis for any trends and more regularly if events dictate.

Strategy, Change & Adaptability (Low tolerance)

This is the risk of the Society entering new markets and launching new products. The Board has set a low tolerance for such matters, meaning that change is acceptable where it is necessary to maintain or improve the established business model. Investment in change is generally made when the outcome is known, or the cost and implications of failure is low. The Society would not normally deviate from well-established markets or products, where the Society has experience and, therefore, the risk of initiatives being unsuccessful is negligible.

Political & Economic (Medium tolerance)

Political and Economic Risk is the risk of political decisions and/or economic circumstances having an adverse effect on the Society's strategy and business plans. As these risks are essentially out of the Society's control, the Board has set a medium tolerance, meaning that the Society's business model is designed to be resilient in order to withstand such events.

C.8 Any Other Information

As part of the ORSA process, in order to evaluate various plausible and reasonable deviations from the central business planning assumptions, the Society's actuary provides a forward looking assessment of its likely future solvency position on a range of scenarios and to highlight the key risks to which the business is exposed, based on the central business planning assumptions. The following stresses and scenario tests are performed:

- "Market risk" scenario: 15% fall in equities, 5% fall year on year in property asset values, 0.5% reduction in the risk-free rate and a short term 50% reduction in investment income over the business planning period
- "Life risk" scenario: New business volumes at 50% of plan, acquisitions costs are 50% of originally budgeted, expenses at 150% of budget and lapse rate at 75% of plan
- Risks from "guaranteed return products" scenario: 15% fall in equities, 5% fall in property values, 0.5% reduction in risk free rate and lapse rate at 75% of plan
- "Liquidity risk" scenario: 15% reduction in equity values at the end of 2020 with recovery by the end of 2022, 25% increase in lapses on ISA/JISA/Bond business and a 2% reduction in investment return and failure of the largest counterparty
- "Climate change risk" scenario: Equity and property values fall by 15%, risk free rates increase by 2%, expenses increase by 5%, expense inflation increases by 1.5%, mortality increases by 5%, ISA lapses increase by 5% at all durations and new business reduces by 25%.
- "Reverse stress": 25% fall in equity values, 15% reduction in property values, 0.5% reduction in long term risk free rates, 25% reduction in lapses across all business and a 50% reduction in short term investment income.

The following sensitivities were also tested:

- "Economic risk" sensitivities: 15% fall in equity values, 5% year on year reduction in property value, reduction in risk free rates of 0.5% and corresponding reduction in investment returns
- Asset share investment returns +2% / -2%
- New business volumes at 50% / 150% of plan
- Expenses at 75% / 125% of plan
- Lapse rates at 50% / 150% of plan

The Society's actuary is satisfied that the Society's solvency ratio remains fairly strong during these stress tests, with additional opportunities available to make improvements through on-going consideration of the management actions applied.

The key risks to the solvency ratio falling below the Society's 125% minimum target would be a combination of adverse events happening together, the most onerous being a sudden deterioration in equity and property values combined.

The Board is satisfied that the Society's solvency ratio remains strong in most scenarios. The above analysis highlights the need for the Society to continue to manage its portfolio of investments carefully. They demonstrate the nature of the Society's investment policy and the need for management to be prepared to take appropriate and timely action in de-risking the asset portfolio and reducing bonuses should the need arise.

The Society has recently taken action in appointing an outsourced Chief Investment Officer (Russell Investments) to provide the Board with a better understanding of the asset portfolio and the ability to forecast how future strategic shifts in investment and asset mix will affect solvency, yield and volatility.

In recent years the Board has also taken action to reduce the overall equity/property content of the investment portfolio and has also diversified the equity portfolio further by investing in overseas equities and increased our exposure to overseas fixed interest to further reduce reliance on UK markets. The Society has taken steps to reduce its Equity Backing Ratio over the last few years, which has resulted in a reduction from 79% in 2016 to 55% in 2021, therefore helping to reduce the risks faced from a sudden market shock.

The Board regularly reviews the approach taken to management actions and the uptake of new business to ensure that the cost of guarantees written on new policies is not unduly detrimental to the solvency position.

The main risks that emerged from Covid-19 were:

- reductions in asset values,
- lower future investment income and growth,
- an increase in withdrawals,
- an increase in operational risk,
- reductions in new business, and
- an increasing incidence of death claims in the short term.

The Society continue to monitor these risks closely, with management regularly reporting to the Board. Management have assessed the impact of Covid-19 on cashflow and liquidity and have no concerns at present.

D. Valuation for Solvency Purposes

D.1 Assets

Assets have been valued in accordance with Article 75 of the Solvency II Directive which requires that the assets are valued at the amount for which they could be exchanged between knowledgeable willing parties in an arms' length transaction.

The value of the assets is shown in the following table:

Value of the assets (£000)	2021	2020
Gilts	32,240	8,921
Other fixed interest	11,937	29,337
Equity	34,832	44,301
Total listed investments	79,010	82,559
Property	50,889	45,718
Commercial mortgages	2,475	975
Cash and deposits	22,815	10,514
Other assets	931	501
Total before Child Trust Fund	156,121	140,267
Child Trust Fund	49,873	42,332
Total assets	206,342	183,036
Adjustments for SII	(348)	(437)
Total value of assets for SII purposes	205,994	182,599

The listed investments are all included at market value.

The property portfolio is fully revalued every five years with a desktop valuation in the intervening years so that changes in market value can be taken into account. A reduction of £95,000 has been made to the value reported in the financial statements to allow for the expenses of acquiring property during 2021.

Commercial mortgages are included at the face value of the mortgage, as long as that amount is less than the value of the property backing the mortgage.

Cash and deposits are valued at face value.

Other assets are shown at the value calculated in the accounts.

There are no listed investments which are not held on an active regulated market.

The Society had inadmissible assets of £253,000 consisting of website development (£57,000), tangible assets on a fixed cost basis (£36,000), software development (£117,000) and prepayments and recharges (£43,000).

There are no leasing arrangements or material deferred tax assets.

There are no related undertakings.

There has been no significant exercise of judgement in arriving at the values shown.

The following table reconciles the value of assets reported for Solvency II purposes with those shown in the accounts:

Reconciliation of assets (£000)	2021	2020
Total value of assets for SII purposes	205,995	182,599
Add property acquisition expenses	95	158
Add website development costs	57	32
Add tangible fixed assets on a cost basis	36	48
Add software development costs	117	63
Add prepayments and recharges	43	136
Total assets shown in the report & accounts	206,343	183,036

D.2 Technical Provisions

The following table summarises the technical provisions:

Technical provisions (£000)	2021	2020
Asset shares	135,282	119,108
Cost of guarantees	3,973	5,967
Expense reserve	(3,560)	(2,479)
Non-profit liabilities	1,393	1,598
Child Trust Fund liability	43,349	37,420
Value of Child Trust Fund margins	(1,638)	(1,650)
Total best estimate liabilities	178,801	159,964
Risk margin	1,356	1,366
Total technical provisions	180,158	161,330

Methodology

The components of the best estimate liabilities have been calculated as follows:

- i) The value of with profits business at the valuation date is taken to be total asset shares at the valuation date plus the present value of the cost of future guarantees plus a reserve for expenses in excess of the charges made for expenses to the asset share.
- ii) The asset share is the accumulation of premiums paid less claims and expenses rolled up at the rate of investment return earned on the fund from year to year. For ISA business, where the asset share cannot be calculated robustly due to system and data constraints, the fund value of the investment (premiums paid less withdrawals plus annual bonuses) is taken as a proxy for asset share. An allowance is made for accrued final bonus (or market value reduction if appropriate) on those policies that are eligible.

- iii) The cost of future guarantees calculation projects both the asset shares and guaranteed benefit amounts on a per policy basis on various assumed rates of investment growth and future annual bonuses. Rates of investment growth are distributed around the risk-free rates prescribed by the regulator. On each rate of assumed growth, the excess of guaranteed benefit over projected asset share is discounted back to the valuation date using the risk-free rates prescribed by the regulator and summed over all policies. A lognormal probability distribution is then applied to the range of investment outcomes to obtain the present value of the cost of guarantees.
- iv) Expenses charged to the asset shares are assumed to be those underlying the premium basis and therefore an additional expense reserve is calculated to cover the cost of any actual expenses as projected in the business plan exceeding those in the premium basis. Credit is taken for the excess of expenses charged to the asset share over the actual expenses. The shortfalls and excesses are discounted back to the valuation date using the risk-free rates prescribed by the regulator.
- v) The liabilities in respect of non-profit business are calculated as the value of the future benefits plus the value of future expenses less the value of any future premiums. The values are based on a best estimate of future cashflows. These cashflows are discounted back to the valuation date using the risk-free rates prescribed by the regulator.
- vi) The Child Trust Fund ("CTF") liability is the value of all the units allocated to CTF policyholders using the "Society price" which allows for the deduction of the annual management charge.
- vii) The value of CTF margins represents the present value of future profits on CTF business which is the discounted value of future loadings arising on the CTF business over future CTF expenses. The latter is available to offset the additional expense reserve on with profits business and contributes to overall surplus funds.

The risk margin is calculated for the business as a whole. It represents the cost of providing the Solvency Capital Requirement ("SCR") excluding diversifiable market risk for the run-off of the business using the required cost of capital rate of 6%.

The requirement to split the risk margin by line of business has been achieved by allocating the risk margin to the various lines of business in proportion to the best estimate liabilities. The following table shows the split:

Risk margin (£000)	2021	2020
With-profits	1,029	1,047
Unit-linked	316	305
Other	11	14
Total risk margin	1,356	1,366

The value of the risk margin is calculated using the simplified assumption that the amount of the SCR excluding diversifiable market risk will reduce in line with the run-off of the best estimate liabilities, and the yearly values are discounted using the risk-free yield curve.

Assumptions

The basis used to produce the best estimate liabilities is set out below. These are the realistic assumptions that the Society has set based on actual experience.

- i) Asset share growth rate: Asset shares have been rolled forward using the actual investment return achieved on the backing assets during 2021 less the actual investment expenses plus the CTF enhancement.
- ii) Discount rate: The risk-free yield curve published by the regulator at the reporting date has been used.
- iii) Central future growth rate for asset shares and CTF funds: the risk-free yield curve published by the regulator has been used for the central cost of guarantee calculation. The central growth rate is then varied for the purposes of applying the probability distribution to calculate the cost of guarantees.
- iv) Mortality: 30% of the standard mortality table ELT 15 (M)
- v) Sickness: The remaining sickness business is very trivial and ignored on these grounds.
- vi) Tax: 10% applied where appropriate
- vii) Expenses: Per policy expenses have been calculated based on the budgets and projected new business in the Society's business plan

Expense inflation: The per policy expenses are increased after 2025 in line with the implied inflation curve published by the Bank of England. For the 2021 valuation a deduction of 0.25% has been made for illiquidity and the inflation risk premium.

- viii) Annual bonuses: Set to 0 for regular premium business in line with the assumed risk free rates used to grow and discount the liabilities, and to continue at the 2021 declared rates for all other business.
- xi) Lapses: These assumptions are set with reference to the Society's recent experience.
- x) These are the same as the 2020 assumptions except there is a reduction in the lapse rates for regular premium endowments and Investment/Income bonds, as indicated by the 2021 experience analysis.

Cost of guarantees assumptions:

- i) The distribution of future equity returns is assumed to be lognormal, with the mean set to the log of the risk-free rate corresponding to the average outstanding duration of the liabilities.
- ii) The volatility used for the distribution has been assessed by looking at the realised volatility of the assets backing the non-CTF business and making an adjustment for the market's future expectations of volatility.

Management actions are applied in accordance with the agreed management action plan which is determined and agreed by the Board annually.

Other information

With any modelling exercise there will be an underlying level of uncertainty present. Uncertainty arises primarily from the data being used, the choice of assumptions, and from the choice of model.

The data used is checked rigorously to mitigate the risk that errors may materially affect the valuation result. Data is also reviewed over time to check for consistency between different time periods. A reconciliation is carried out between reporting periods to allow for actual movements in the data over the year.

Assumptions may be demographic or economic and are set using historical experience and the current market environment and expectations. Actual and emerging experience is reviewed against expectations at least annually and more frequently if necessary. The results of these analyses are fed into the assumption setting process for the valuation. Results are assessed for their sensitivity to key assumptions.

The model used is tested regularly to mitigate the risk that errors may materially affect the valuation. The choice of model is made so as to comply with the regulations whilst ensuring an efficient projection process and some simplifications may be necessary to achieve this.

There are no material differences between the valuation for solvency purposes and the values that are shown in the financial statements.

No use has been made of a matching adjustment.

No use has been made of a volatility adjustment.

No use has been made of the transitional provisions for risk-free interest rates.

No use has been made of transitional deductions from technical provisions.

There are no reinsurance arrangements in force.

D.3 Other liabilities

The only other liabilities the Society has are current liabilities of £2,010,000. These consist of creditors, including taxation and social security, plus accruals and deferred income. The value used for valuation purposes is the same as that shown in the financial statements.

D.4 Alternative methods for valuation

We value our property by asking an external and independent professional property consultant, who offers a property valuation service, to provide us with a value. The valuer looks at other, similar properties and considers their price (where they have recently been sold) and their rental value. No other alternative valuation methods have been employed.

D.5 Any other information

The value of assets and liabilities reported for Solvency II purposes are shown in the attached reporting template S.02.01.02 – “Balance Sheet”.

The breakdown of technical provisions is reported in the attached reporting template S.12.01.02 – “Life and Health SLT Technical Provisions”.

E. Capital management

E.1 Own Funds

The Society’s business strategy is fully reviewed and re-defined on a three-yearly basis. The strategy review, which was last undertaken in 2018, is facilitated by a third party and is approved by the Board. An interim review and reaffirmation of the strategy takes place on an annual basis in October.

The Society is a Friendly Society with a single members’ fund and all capital is Tier 1. There have been no significant changes in own funds over the reporting period. The Society’s Own Funds are shown in the following table:

Own funds (£000)	2021	2020
Total admissible assets	205,995	182,599
Less liabilities:		
Technical provisions	(180,158)	(161,330)
Other liabilities	(2,010)	(2,112)
Own funds	23,827	19,158

- i) There are no restrictions on the use of Own Funds.
- ii) There are no material differences between the equity in the Society’s financial statements and the free capital for solvency purposes other than the £348,000 shown in the financial statements for assets classified as inadmissible for Solvency II purposes.
- iii) There are no items of own funds subject to a transitional arrangement.
- iv) There are no items of ancillary own funds.
- v) There are no deductions from own funds and no restrictions on availability and transferability.

E.2 Solvency Capital Requirement and Minimum Capital Requirement

The Society uses the Standard Formula to calculate its Solvency Capital Requirement (“SCR”). The assumptions and parameterisations underlying the Standard Formula are set by the regulations.

The SCR at 31 December 2021 was £14,426,000 (2020: £11,874,000) after allowing for management actions. This figure is subject to supervisory assessment.

The SCR split by risk module is shown in the following table:

£000	2021	2020
Market risk	12,812	10,253
Counterparty default risk	533	598
Life underwriting risk	1,803	2,092
Diversification benefit	(1,616)	(1,795)
Basic SCR	13,532	11,148
Operational risk	894	726
Solvency Capital Requirement	14,426	11,874

The SCR has increased from the 2020 year end. The main reason for the increase is an increase in market risk exposure.

The Society's surplus funds after capital requirements are shown in the following table:

£000	2021	2020
Own funds	23,827	19,158
Less: SCR	(14,426)	(11,874)
Surplus funds	9,401	7,284

The Society has not adopted any of the Standard Formula simplifications set out in the Delegated Act for the SCR calculation and does not use any undertaking-specific parameters.

The Minimum Capital Requirement ("MCR") is the minimum amount of capital that the Society must hold. The MCR is calculated using a linear formula and must lie between 25% and 45% of the SCR after management actions have been allowed for. It has an 'absolute floor' of €3.7m. The Society's MCR is calculated as 25% of the SCR which equates to £3,606,000 at the reporting date.

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

The Society does not use the duration-based equity risk sub-module in the calculation of the SCR.

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

The Society does not use an internal model.

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

The Society has complied with the SCR and the MCR throughout the reporting period.

E.6 Any other information

The statement of the Society's Own Funds is shown in the attached reporting template S.23.01.01 – "Own Funds".

The breakdown of the Society's SCR is shown in the attached reporting template S.25.01.21 – "Solvency Capital Requirement - for undertakings on the Standard Formula".

The Society's MCR is shown in the attached reporting template S.28.01.01 – "Minimum Capital Requirement – only life or only non-life insurance or reinsurance activity".

F. Approval by the Administrative, Management or Supervisory Body of the SFCR and Reporting Templates

We acknowledge our responsibility for preparing the SFCR in all material respects in accordance with the PRA Rules and the Solvency II Regulations.

We are satisfied that:

- (a) throughout the financial year in question, the Society has complied in all material respects with the requirements of the PRA rules and Solvency II Regulations as applicable; and
- (b) it is reasonable to believe that, at the date of the publication of the SFCR, the Society has continued so to comply, and will continue so to comply in future.

For and on behalf of the Board of Directors:



Jamie Bellamy
Chief Executive
18 March 2022

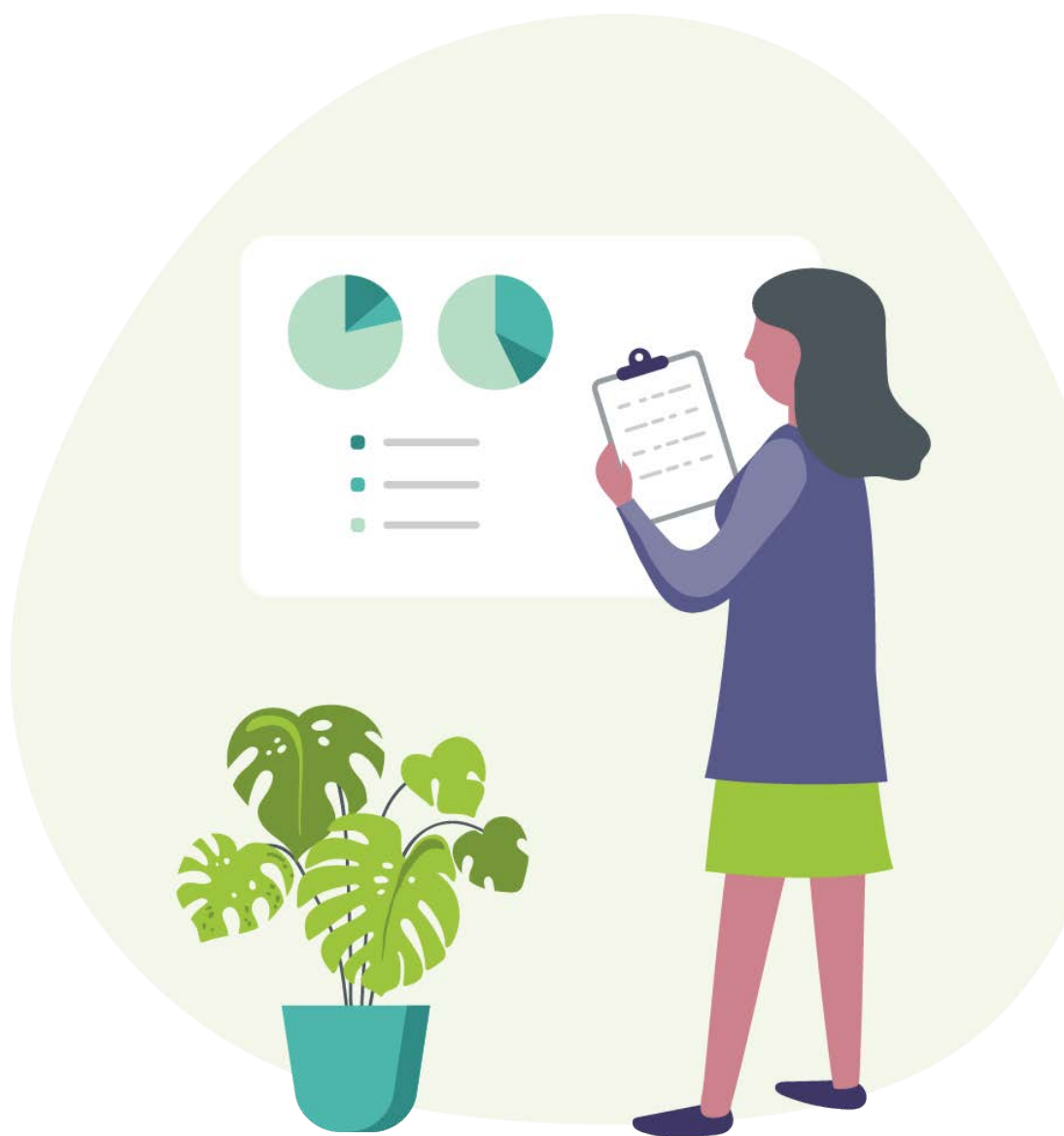
G. Glossary

Abbreviations

ALM	Asset Liability Management
ARC	Audit & Risk Committee
CEO	Chief Executive Officer
CFO	Chief Finance Officer
COBS	Conduct of Business
COO	Chief Operating Officer
CTF	Child Trust Fund
EIOPA	European Insurance and Occupational Pensions Authority
FCA	Financial Conduct Authority
FIC	Finance & Investments Committee
FLAOR	Forward Looking Assessment of Own Risks
HMRC	Her Majesty Revenue and Customs
MCR	Minimum Capital Requirement
MLRO	Money Laundering Reporting Officer
MTCMP	Medium Term Capital Management Plan
NC	Nominations Committee
NED	Non-Executive Director
ORSA	Own Risk and Solvency Assessment
PPFM	Principles and Practices of Financial Management
PRA	Prudential Regulation Authority
QRT	Quarterly Reporting Template
RC	Remuneration Committee
RPI	Retail Price Index
SCR	Solvency Capital Requirement
SFCR	Solvency and Financial Condition Report
SID	Senior Independent Director
SIMF	Senior Insurance Management Function
TCF	Treating Customers Fairly

Solvency & Financial Condition Report (SFCR) Disclosures

For the year ended 31 December 2021



H. Solvency and Financial Condition Report Templates

General information

Undertaking name	Sheffield Mutual Friendly Society
Undertaking identification code	2138004A1162DEXLB278
Type of code of undertaking	LEI
Type of undertaking	Life undertakings
Country of authorisation	GB
Language of reporting	en
Reporting reference date	31 December 2021
Currency used for reporting	GBP
Accounting standards	Local GAAP
Method of Calculation of the SCR	Standard formula
Matching adjustment	No use of matching adjustment
Volatility adjustment	No use of volatility adjustment
Transitional measure on the risk-free interest rate	No use of transitional measure on the risk-free interest rate
Transitional measure on technical provisions	No use of transitional measure on technical provisions

List of reported templates

S.02.01.02 - Balance sheet

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

S.12.01.02 - Life and Health SLT Technical Provisions

S.23.01.01 - Own Funds

S.25.01.21 - Solvency Capital Requirement - for undertakings on Standard Formula

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

S.02.01.02

Balance sheet

Solvency II value	
C0010	
Assets	
R0030 Intangible assets	
R0040 Deferred tax assets	
R0050 Pension benefit surplus	
R0060 Property, plant & equipment held for own use	300
R0070 Investments (other than assets held for index-linked and unit-linked contracts)	148,479
R0080 <i>Property (other than for own use)</i>	45,518
R0090 <i>Holdings in related undertakings, including participations</i>	0
R0100 <i>Equities</i>	0
R0110 <i>Equities - listed</i>	
R0120 <i>Equities - unlisted</i>	
R0130 <i>Bonds</i>	0
R0140 <i>Government Bonds</i>	0
R0150 <i>Corporate Bonds</i>	0
R0160 <i>Structured notes</i>	0
R0170 <i>Collateralised securities</i>	0
R0180 <i>Collective Investments Undertakings</i>	98,030
R0190 <i>Derivatives</i>	
R0200 <i>Deposits other than cash equivalents</i>	4,931
R0210 <i>Other investments</i>	0
R0220 Assets held for index-linked and unit-linked contracts	49,873
R0230 Loans and mortgages	2,475
R0240 <i>Loans on policies</i>	0
R0250 <i>Loans and mortgages to individuals</i>	
R0260 <i>Other loans and mortgages</i>	2,475
R0270 Reinsurance recoverables from:	0
R0280 <i>Non-life and health similar to non-life</i>	0
R0290 <i>Non-life excluding health</i>	
R0300 <i>Health similar to non-life</i>	
R0310 <i>Life and health similar to life, excluding index-linked and unit-linked</i>	0
R0320 <i>Health similar to life</i>	0
R0330 <i>Life excluding health and index-linked and unit-linked</i>	0
R0340 <i>Life index-linked and unit-linked</i>	0
R0350 Deposits to cedants	0
R0360 Insurance and intermediaries receivables	
R0370 Reinsurance receivables	
R0380 Receivables (trade, not insurance)	
R0390 Own shares (held directly)	
R0400 Amounts due in respect of own fund items or initial fund called up but not yet paid in	0
R0410 Cash and cash equivalents	4,867
R0420 Any other assets, not elsewhere shown	0
R0500 Total assets	205,995

S.02.01.02
Balance sheet

Solvency II value	
C0010	
	0
	0
	0
	138,130
	0
	0
	0
	0
	138,130
	0
	137,090
	1,040
	42,028
	43,349
	-1,638
	316
	1,182
	373
	0
	0
	456
	182,168
	23,827

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

S.12.01.02

Life and Health SLT Technical Provisions

	Index-linked and unit-linked insurance			Other life insurance			Annuities stemming from non-life insurance contracts and relating to insurance obligation other than health insurance obligations	Accepted reinsurance	Total (Life other than health insurance, including Unit-Linked)	Health insurance (direct business)			Annuities stemming from non-life insurance contracts and relating to health insurance obligations	Health reinsurance (reinsurance accepted)	Total (Health similar to life insurance)	
	Insurance with profit participation	Contracts without options and guarantees	Contracts with options or guarantees		Contracts without options and guarantees	Contracts with options or guarantees					Contracts without options and guarantees	Contracts with options or guarantees				
	C0020	C0030	C0040	C0050	C0060	C0070	C0080	C0090	C0100	C0150	C0160	C0170	C0180	C0190	C0200	C0210
R0010 Technical provisions calculated as a whole		43,349								43,349						
Total Recoverables from reinsurance/SPV and Finite Re after the adjustment for expected losses due to counterparty default										0						
R0020 associated to TP calculated as a whole																
Technical provisions calculated as a sum of BE and RM																
Best estimate																
R0030 Gross Best Estimate	135,696		-1,638			1,393				135,452						
Total Recoverables from reinsurance/SPV and Finite Re after the adjustment for expected losses due to counterparty default										0						
R0090 Best estimate minus recoverables from reinsurance/SPV and Finite Re	135,696		-1,638	0		1,393	0			135,452						
R0100 Risk margin	1,029	316			11					1,356						
Amount of the transitional on Technical Provisions																
R0110 Technical Provisions calculated as a whole										0						
R0120 Best estimate										0						
R0130 Risk margin										0						
R0200 Technical provisions - total	136,726	42,028			1,404					180,158						

S.23.01.01 Own Funds

Basic own funds before deduction for participations in other financial sector as foreseen in article 68 of Delegated Regulation 2015/35

R0010	Ordinary share capital (gross of own shares)
R0030	Share premium account related to ordinary share capital
R0040	Initial funds, members' contributions or the equivalent basic own-fund item for mutual and mutual-type undertakings
R0050	Subordinated mutual member accounts
R0070	Surplus funds
R0090	Preference shares
R0110	Share premium account related to preference shares
R0130	Reconciliation reserve
R0140	Subordinated liabilities
R0160	An amount equal to the value of net deferred tax assets
R0180	Other own fund items approved by the supervisory authority as basic own funds not specified above
R0220	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
R0230	Deductions for participations in financial and credit institutions
R0290	Total basic own funds after deductions

Ancillary own funds

R0300	Unpaid and uncalled ordinary share capital callable on demand
R0310	Unpaid and uncalled initial funds, members' contributions or the equivalent basic own fund item for mutual and mutual - type undertakings, callable on demand
R0320	Unpaid and uncalled preference shares callable on demand
R0330	A legally binding commitment to subscribe and pay for subordinated liabilities on demand
R0340	Letters of credit and guarantees under Article 96(2) of the Directive 2009/138/EC
R0350	Letters of credit and guarantees other than under Article 96(2) of the Directive 2009/138/EC
R0360	Supplementary members calls under first subparagraph of Article 96(3) of the Directive 2009/138/EC
R0370	Supplementary members calls - other than under first subparagraph of Article 96(3) of the Directive 2009/138/EC
R0390	Other ancillary own funds
R0400	Total ancillary own funds

Available and eligible own funds

R0500	Total available own funds to meet the SCR
R0510	Total available own funds to meet the MCR
R0540	Total eligible own funds to meet the SCR
R0550	Total eligible own funds to meet the MCR

R0580	SCR
R0600	MCR
R0620	Ratio of Eligible own funds to SCR
R0640	Ratio of Eligible own funds to MCR

Reconciliation reserve

R0700	Excess of assets over liabilities
R0710	Own shares (held directly and indirectly)
R0720	Foreseeable dividends, distributions and charges
R0730	Other basic own fund items
R0740	Adjustment for restricted own fund items in respect of matching adjustment portfolios and ring fenced funds
R0760	Reconciliation reserve

Expected profits

R0770	Expected profits included in future premiums (EPIFP) - Life business
R0780	Expected profits included in future premiums (EPIFP) - Non- life business
R0790	Total Expected profits included in future premiums (EPIFP)

Total	Tier 1 unrestricted	Tier 1 restricted	Tier 2	Tier 3
C0010	C0020	C0030	C0040	C0050
0	0		0	
0	0		0	
0	0		0	
0		0	0	0
0	0			
0		0	0	0
0		0	0	0
23,827	23,827			
0		0	0	0
0				0
0	0	0	0	0
0				
0				
0				
0				
0			0	0
23,827	23,827	0	0	0

0				
0				
0				
0				
0				
0				
0				
0				
0				
0				
0			0	0

23,827	23,827	0	0	0
23,827	23,827	0	0	
23,827	23,827	0	0	0
23,827	23,827	0	0	

14,426
3,606
165.17%
660.67%

C0060
23,827
0
0
23,827

0

S.25.01.21

Solvency Capital Requirement - for undertakings on Standard Formula

Gross solvency capital requirement	USP	Simplifications
C0110	C0090	C0120
16,785		
533		
2,934		
0		
0		
-2,349		

- R0010 Market risk
- R0020 Counterparty default risk
- R0030 Life underwriting risk
- R0040 Health underwriting risk
- R0050 Non-life underwriting risk
- R0060 Diversification

- R0070 Intangible asset risk
- R0100 **Basic Solvency Capital Requirement**

USP Key

For life underwriting risk:

- 1 - Increase in the amount of annuity benefits
- 9 - None

For health underwriting risk:

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

For non-life underwriting risk:

- 4 - Adjustment factor for non-proportional reinsurance
- 6 - Standard deviation for non-life premium risk
- 7 - Standard deviation for non-life gross premium risk
- 8 - Standard deviation for non-life reserve risk
- 9 - None

0

17,902

C0100

894

-4,370

0

14,426

0

14,426

Calculation of Solvency Capital Requirement

- R0130 Operational risk
- R0140 Loss-absorbing capacity of technical provisions
- R0150 Loss-absorbing capacity of deferred taxes
- R0160 Capital requirement for business operated in accordance with Art. 4 of Directive 2003/41/EC
- R0200 **Solvency Capital Requirement excluding capital add-on**
- R0210 Capital add-ons already set
- R0220 **Solvency capital requirement**

0

0

0

0

0

Other information on SCR

- R0400 Capital requirement for duration-based equity risk sub-module
- R0410 Total amount of Notional Solvency Capital Requirements for remaining part
- R0420 Total amount of Notional Solvency Capital Requirements for ring fenced funds
- R0430 Total amount of Notional Solvency Capital Requirements for matching adjustment portfolios
- R0440 Diversification effects due to RFF nSCR aggregation for article 304

Approach to tax rate

- R0590 **Approach based on average tax rate**

C0109

0

LAC DT

Calculation of loss absorbing capacity of deferred taxes

- R0640 LAC DT
- R0650 LAC DT justified by reversion of deferred tax liabilities
- R0660 LAC DT justified by reference to probable future taxable economic profit
- R0670 LAC DT justified by carry back, current year
- R0680 LAC DT justified by carry back, future year
- R0690 Maximum LAC DT

C0130

0

0

0

0

0

S.28.01.01

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

Linear formula component for non-life insurance and reinsurance obligations

R0010 MCR _{NL} Result	C0010	0
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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
R0070 Marine, aviation and transport insurance and proportional reinsurance
R0080 Fire and other damage to property insurance and proportional 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
R0130 Miscellaneous financial loss insurance and proportional reinsurance
R0140 Non-proportional health reinsurance
R0150 Non-proportional casualty reinsurance
R0160 Non-proportional marine, aviation and transport reinsurance
R0170 Non-proportional property reinsurance

Net (of reinsurance/SPV) best estimate and TP calculated as a whole	Net (of reinsurance) written premiums in the last 12 months
C0020	C0030

Linear formula component for life insurance and reinsurance obligations

R0200 MCR _L Result	C0040	-1,052
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R0210 Obligations with profit participation - guaranteed benefits
R0220 Obligations with profit participation - future discretionary benefits
R0230 Index-linked and unit-linked insurance obligations
R0240 Other life (re)insurance and health (re)insurance obligations
R0250 Total capital at risk for all life (re)insurance obligations

Net (of reinsurance/SPV) best estimate and TP calculated as a whole	Net (of reinsurance/SPV) total capital at risk
C0050	C0060
63,779	
71,918	
41,712	
1,393	
	9,645

Overall MCR calculation

R0300 Linear MCR	C0070	-1,052
R0310 SCR		14,426
R0320 MCR cap		6,492
R0330 MCR floor		3,606
R0340 Combined MCR		3,606
R0350 Absolute floor of the MCR		3,126
R0400 Minimum Capital Requirement		3,606



www.sheffieldmutual.com



enquiries@sheffieldmutual.com



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