

Resolution Re Ltd.

Financial Condition Report

April 30, 2022



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1. EXECUTIVE SUMMARY

This Financial Condition Report has been prepared in accordance with the Insurance (Public Disclosure) Rules as promulgated by the Bermuda Monetary Authority. It outlines the financial condition of Resolution Re Ltd. ("Resolution Re" or the "Company"), including information about its corporate governance, risk profile, solvency valuation and capital management for the reporting period January 1 to December 31, 2021.

Resolution Re was incorporated as a Bermuda exempt company on May 25, 2017 and registered as a Class E long-term insurer, focused on life and annuity reinsurance and other risk transfer solutions to both third parties and affiliates. The Company is a wholly owned subsidiary of Resolution Life Group Holdings Ltd. ("RLGH"), the Bermuda domiciled holding company of the Resolution Life Group (the "Group").

1.1 Business and Performance

During the financial year ending December 31, 2021, despite the prolonged market volatility caused by the continued COVID-19 pandemic, the Company maintained a strong solvency position whilst executing on two large reinsurance transactions in Q3 and Q4 2021. Resolution Re now has \$28Bln of assets under management (AUM) with three large, diversified portfolios with highly reputable counterparties.

The Company has also achieved a rating of A3 with Moody's with a stable outlook in the first half of 2021, reflecting its standalone risk and financial profile, good regulatory and economic capital, moderate asset risk given the high quality investment portfolio.

1.2 Governance Structure

Resolution Re is committed to establishing and maintaining a robust corporate governance and risk management framework in accordance with the requirements set out by the Bermuda Monetary Authority and established market practice.

The Company has structured roles, responsibilities and accountability for risk taking in accordance with the three lines of defense principles; this ensures appropriate segregation of duties under the oversight and supervision of the Company's Board of Directors.

The Company has continued to enhance its existing governance and enterprise risk management frameworks over the course of 2021, with the formalization of additional policies and procedures as well as with the recruitment of a Chief Risk Officer and a Head of Reinsurance Operations in the second half of the year.

1.3 Risk Profile

The Company is exposed to a number of internal and external risks as a life and annuity reinsurer. To this end, the Board of Directors has formalized and approved the Company's Risk Appetite and Risk Management Framework policies, which define the Company's total risk capacity, risk preferences and governance arrangements for taking, mitigating and avoiding risk.

In addition, a reporting mechanism has been established to ensure timely and effective reporting of risk to the appropriate governance level within the Company.

1.4 Solvency

The company evaluates its assets and liabilities on a market consistent basis in accordance with the Bermuda Economic Balance Sheet valuation principles.



1.5 Capital Management

The Company has established the principles and guidelines for governing its capital management practices in a Board-approved Capital Management Policy, which provides for the prudent management of capital resources. in compliance with the Economic Balance Sheet ("EBS") principles set out by the Bermuda Monetary Authority (BMA).

It is also recognized that to maintain the confidence of stakeholders and to effectively pursue its business strategy, the Company will need to maintain capital in excess of its minimum regulatory capital requirements. To this end, the Company sets target capital ratios that enable it to meet expectations of rating agencies and shareholders, which are regularly reviewed in light of changes in the external and internal environment.

As at December 31, 2021 the Bermuda Solvency Capital Requirement ('BSCR') ratio is 227%.

1.6 Significant Events

There are no subsequent events to disclose through to April 30, 2022, the date at which this report was available to be issued.



2. BUSINESS AND PERFORMANCE

2.1 Name of Insurer

Resolution Re Ltd. Wessex House 2nd Floor, 45 Reid Street, Hamilton, HM 12, Bermuda

2.2 Supervisor

Insurance Regulator:

Bermuda Monetary Authority ("BMA") BMA House 43 Victoria Street, Hamilton Bermuda HM 12, Bermuda +1 441 295 5278

2.3 Approved Auditor

Independent Auditor:

Deloitte & Touche Ltd.
Corner House
20 Parliament Street
Hamilton HM 12, Bermuda
+1 441 292 1500

2.4 Ownership Details

Resolution Re is a wholly owned subsidiary of Resolution Re Finance (Bermuda) Ltd. Its ultimate controlling organization is Resolution Life Group Holdings L.P., a Bermuda partnership privately owned by institutional investors.



2.5 Group Structure

The simplified structure for the Resolution Life Group, focusing on regulated entities as at December 31, 2021 is provided in <u>Appendix I</u>

2.6 Insurance Business Written by Business Segment and By Geographical Region

The Company is a wholesale provider of life and annuity reinsurance and other risk transfer solutions to both third parties and affiliates. Forms of reinsurance include co-insurance, with or without funds withheld, and modified coinsurance.

Reinsurance coverage is generally bespoke for in-force portfolios, although will include some or all the following:

- Longevity, mortality, lapse risk;
- Asset risk: and
- Interest rate risk.

The table below illustrates the geographical distribution of business written in the period ranging as of December 31, 2020 and December 31, 2021.

| Gross Premiums Written (US\$'s in thousands) | 2 | 2020 | 20 | 21 |
|--|-----|-------------|-----|-------------|
| | US | Switzerland | US | Switzerland |
| Life | _ | - | _ | 3,291,834 |
| Annuities | 128 | - | 110 | 365,759 |
| Accident and health | _ | - | _ | |
| Total | 128 | - | 110 | 3,657,593 |

We note that the majority of Resolution Re's business written in 2021 consists of fixed indexed annuity business written within the US and accounting for roughly 60% of the Company's technical provisions, which is accounted for under the deposit accounting rules.

2.7 Performance of Investments, by Asset Class and Details on Material Income and Expenses Incurred for the Reporting Period

Performance of Investments

The Company invests in a combination of high quality, diversified fixed income securities, primarily being fixed income bonds, mortgage-backed securities and asset-backed securities. The overarching investment principle of the Company is to invest available funds in a diversified portfolio of assets to ensure policyholder commitments are met while contributing to the overall growth and profitability of the Company.

Resolution Re employs an investment risk-based strategy consistent with insurance industry norms, driven by nature and duration of liabilities and which reflects the constraints arising from our Risk Appetite Framework.

The table below summarizes the total investment income by asset class as of December 31, 2020 and December 31, 2021. The change in investment income over the period is driven by the growth in the Company's assets under management, driven by the new reinsurance transactions entered into during the year.



| Investment income (US\$'s in thousands) | 2020 | 2021 |
|---|---------|---------|
| Fixed maturity securities | 46,097 | 32,383 |
| Funds withheld asset | 245,844 | 224,500 |
| Cash, cash equivalents and short-term investments | 656 | 13 |
| Equity securities at fair value | 367 | 2,353 |
| Investment expenses | (6,593) | (7,054) |
| Net investment income | 286,371 | 252,195 |

| Investment related gains (US\$'s in thousands) | 2020 | 2021 |
|---|---------|-----------|
| Realized gains on fixed maturity securities | 29,657 | 39,165 |
| Unrealized gains on equity securities at fair value | 83 | 634 |
| Funds withheld asset: | | |
| Realized gains | 102,782 | (28,116) |
| Change in embedded derivative | 218,828 | 106,555 |
| Realized gain on derivative instruments | 122,193 | (135,317) |
| Investment related gains, net | 473,543 | (17,079) |

2.8 Material Income & Expenses for the Reporting Period

The company's main source of revenue is derived from investment income and premiums from reinsurance contracts. The company's main expenses arise from the cost of operations and acquisition expenses.

For further details, please refer to the Company's audited financial statements for the reporting period.

2.9 Other Material Information

Resolution Re has secured an A3 Insurance Financial Strength Rating (IFSR) from Moody's Investors Service ("Moody's") with stable outlook in July 2021. The rating reflects Resolution Re's good operational capacity to reinsure life insurance risks and its growing track-record in originating these transactions. It also reflects Resolution Re's financial profile, which is supported by good regulatory and economic capital and high-quality investment portfolio.



3. GOVERNANCE STRUCTURE

The Company has established a corporate governance structure to support its core values by ensuring:

- the Company is managed in the interests of all its stakeholders;
- robust protection of the Company through a system of controls, aligned within the Group based on the risks it carries:
- the promotion of transparency and accountability; and
- the Company operates in an efficient and effective manner with appropriately high standards of enterprise risk management.

The underpinnings of the governance structure are rooted in the principles of fairness, independence, honesty, integrity and responsibility.

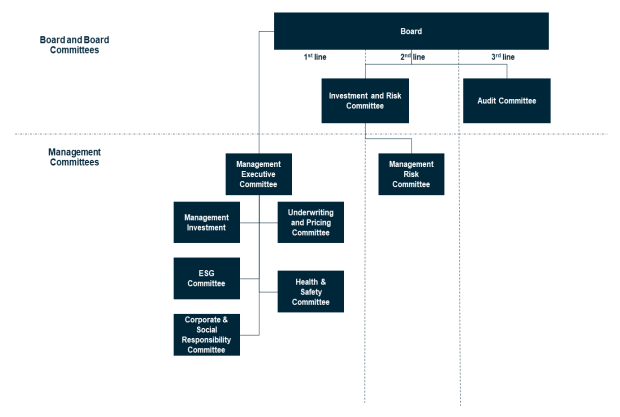
3.1 Board and Senior Executive Structure, roles, responsibilities, and segregation of responsibilities

3.1.1 Board of Directors

The Board of Directors (the "Board") provides oversight and direction to the implementation of the Company's risk management framework. To assist in exercising its responsibilities, the Board has established an Investment and Risk Committee and an Audit Committee.

The Company has also established a number of Management Committees where the Chief Executive Officer ("CEO") and his Management team work to implement the Board's strategic agenda. Roles and responsibilities of each Committee are described in their respective Charters, which are regularly reviewed.

Set out below is a visual representation of the Company's governance structure:





As of December 31, 2021 the Board consists of four directors, comprised of one independent non-executive and three executive directors, whose board duties include, but are not limited to:

- Setting the corporate strategy and overseeing its effective implementation;
- Overseeing the effectiveness of the framework in place to implement the corporate strategy;
- Providing suitable prudential oversight of the Company's risk management and internal control framework;
- Reviewing and approving significant policies and procedures promoting effective corporate governance across the organization;
- Ensuring compliance with regulatory requirements; and
- Selecting senior executives who meet the requirements under the Resolution Re Fit and Proper Policy.

3.1.2 Board Committees

The Board has established an Audit Committee and an Investment and Risk Committee, which have been delegated oversight responsibilities as set forth in their respective charters.

The Audit Committee is comprised of one independent non-executive director, who acts as Committee chair, and three executive directors. The Audit Committee is mandated with key responsibilities including, in part:

- Ensuring the integrity of financial statements and the financial reporting process;
- Overseeing, challenging and reviewing both the internal and external audit functions; and
- Reviewing and monitoring the adequacy and effectiveness of procedures for the receipt and treatment of complaints regarding accounting, internal controls or auditing matters relating to the Company.

The Investment & Risk Committee ("IRC") is comprised of one independent non-executive director, and three executive directors. The IRC is mandated with key responsibilities including, in part:

- Overseeing the development and implementation of systems and processes designed to identify, manage and mitigate reasonably foreseeable material risks to the Company;
- Overseeing any pricing risk in relation to M&A activities;
- Developing and maintaining an applicable investment strategy; and
- Assisting the Board with oversight of the investment and risk management functions.

3.1.3 Management Committees

The Management Executive Committee ("MEC"), chaired by the Company's CEO, oversees the day-to-day management of the Company, including monitoring the effectiveness of its operations, controls and governance. The MEC assists the Board in executing corporate strategies; monitoring and managing operational and financial performance of the Company; and monitoring the Company's compliance, risk management and internal control frameworks.

The Company has established the Underwriting and Pricing Committee ("UPC") to assist the MEC in the selection of reinsurance counterparties and in the execution of reinsurance transactions which align with the strategic objectives set out by the Company's Board. The Committee is chaired by the Head of Pricing who presents the analysis performed on each reinsurance transaction; a representative from Head Office or other platforms, as deemed appropriate, will also be invited to contribute to the UPC discussion to ensure the Committee effectively discharges the responsibilities set out in its Charter.

The Management Investment Committee ("MIC") is chaired by the Company's CEO and is responsible for monitoring the management of the Company's investments in relation to their performance, execution and compliance with the investment strategy of the Company. The MIC authorizes investment transactions within the scope of the Company investment guidelines and makes recommendations to the MEC with respect to those investments which fall outside these guidelines.



The Health and Safety Committee's remit is to assist the MEC in overseeing the effectiveness of the health and safety programs and initiatives of the Company, bringing employees and management together on a regular basis in a cooperative effort to promote safety and health in the workplace.

The Environmental, Social and Governance ("ESG") Committee, as well as the Corporate and Social Responsibility ("CSR") Committee, are relatively new committees set up in 2021 to assist the MEC in driving the Company's agenda in relation to ESG and CSR. The Company understands that commitment to sustainability and today's environmental and societal challenges is an important responsibility. By integrating environmental, social, and governance (ESG) considerations into the policies and principles that govern our business, we demonstrate our commitment to sustainable growth.

The Management Risk Committee ("MRC") is the main forum for the monitoring of the Company's risk profile, exposures and trends. The MRC is chaired by the Company's Chief Risk Officer ("CRO") who, via the CRO Report, provides an overview of the Company's risk exposures against the risk appetite approved by the Board, including any developments in the internal and external environment which could have an impact on the Company's ability to meet its strategic objectives.

Full composition of the MEC, MIC and MRC is noted below, including standing invitees.

Management Committee Membership MEC MRC MIC **UPC Resolution Re Executives** Chief Executive Officer С M С M Chief Financial Officer M M M M **Chief Operating Officer** M M M M Chief Risk Officer M С M (Acting) Chief Investment Officer M **Head of Compliance** M M M M Head of Pricing С M Head of Reinsurance Operations Non-executive functions (actuary, finance, I operations) **Group Executives** ı **Group CFO** Group Chief Risk Officer and Actuary I **Group Chief Investment Officer** ı

C = chair; M = member; I = standing invitee



3.1.4 Remuneration Policy and Practices

The Company's practice regarding remuneration aims to build a competitive and innovative environment that attracts, retains, motivates and rewards high-performing employees, promote an ethical culture by ensuring remuneration is based on qualitative, not just quantitative assessment and promote the achievement of strategic objectives. This practice follows the Group's remuneration policy, also designed to attract and retain highly qualified employees thereby ensuring effective and inclusive leadership qualities in its managers. The Company's remuneration framework addresses the need to provide competitive wages and benefits; ensure enhanced communication; and foster a culture that encourages collaboration, growth and progress.

The Company's remuneration framework provides for a fixed base salary and an annual discretionary, performance-based bonus, which varies in accordance with the performance of the individual and Company. Participation in the Group's long-term incentive plans is also available for selected members of Staff.

In addition to quarterly performance reviews, the MEC conducts reviews of compensation levels, at least annually, to ensure remuneration is in line with standard market practices and appropriate for the risk profile and performance of the Company.

Independent Board members receive fees for their work as directors; they do not receive bonuses. Executive Directors are not entitled to additional compensation for services rendered as members of the Board.

3.1.5 Pension or Early Retirement Schemes for Members, Board and Senior Employees The Company provides all employees with pension benefits through a defined contribution pension scheme administered by a third party. The Company provides matching contributions consistent with the employee's level of contribution up to a pre-determined amount. There is no pension plan for Board members.

The Company does not have an early retirement scheme.

3.1.6 Material Transactions with Shareholder Controllers, Persons who Exercise Significant Influence, the Board or Senior Executive

No material transactions were executed during the reporting period January 1 to December 31, 2021 with Board members, Senior Executives, or other individuals who exert significant influence over the Company.

3.2 Fitness and Proprietary Requirements

3.2.1 Fit and Proper Process in assessing the Board and Senior Executives

Subject to shareholder approval, the Company appoints members of the Board based on the individual's expertise and experience, as well as the professional judgment of the Chairman of the Board and recommendations from third party search firms experienced in recruiting Board members. Before being appointed to the Board, all candidates must undergo a rigorous recruitment, interviewing and background screening process. The Company adheres to a Fit and Proper Policy to ensure it meets its obligations under the Bermuda Monetary Authority Fitness and Propriety framework.

The Company's CEO is responsible, in close collaboration with the Chairman of the Board, for the selection of senior members of the Company who are deemed fit and proper with the requisite knowledge and skills, given the nature, scale and complexity of the Company's business. Senior executives are formally appointed by the Board.

Senior management is authorized to hire middle management and other personnel with sufficient expertise to achieve their respective requirements. The duties and responsibilities of each employee are set out in a job description which is discussed as an integral part of the recruiting process.



3.2.2 Board and Senior Executives Professional Qualifications, Skills and Expertise

| Board Members | Professional Qualifications, Skills and Expertise |
|---|---|
| Weldon Wilson | Mr. Wilson is Vice Chairman of RLGH. Prior to joining Resolution Life in the United States, he served as an Executive Board member of the Swiss Re Group and was responsible for Admin Re® in the U.S. and U.K. |
| Chairman of the Board | Prior to Swiss Re, Weldon was General Counsel of Life Re Corporation, which was acquired by Swiss Re in 1998. He started his career as an attorney for two private law firms in Texas, representing the life insurance industry. |
| | Mr. Carne is regarded as a leading expert in the global reinsurance space, having a wealth of experience in ILS as well as traditional P&C and life reinsurance markets, having worked with large public companies, highly technical, non-public ventures and start-ups over the past 30 years. |
| | Former roles include Managing Director at KPMG in Bermuda and a Partner & CFO of Hudson Structured Capital Management Limited (HSCM), an SEC Registered Investment Advisor ("RIA"). |
| Jason Carne Independent Non- Executive Director | Post retirement acts as an Independent Non-Executive Director, Audit and/or Risk Committee chair to several companies including the Integral Funds Group, Triangle Life Ltd and AEL Re Bermuda Ltd (a subsidiary of American Equity Investment Life Group). Currently on the Advisory Board to HSCM. |
| | Mr. Carne is a Fellow of the Institute of Chartered Accountants of England and Wales, a member of the Chartered Professional Accountants of Bermuda and qualified as an Associate in Reinsurance. |
| Jonathan Moss | Mr. Moss serves as the Group Chief Risk Officer of RLGH. Prior to this, he was the Chief Financial Officer at AVIVA France SA, a unit of Aviva plc, from 2015. Mr. Moss also served as the Chief Executive Officer of the Heritage Division of Friends Life Group Ltd. and Group Chief Executive Officer of Pearl Group Services Ltd. |
| RLGH Group Chief Risk Officer | During his earlier career, Mr. Moss held executive positions at AMP Life, London Life and National Provident Life, as well as Pearl Group Holdings and Phoenix Group Holdings. He has been a fellow of the Institute and Faculty of Actuaries since 1990. |
| John Hele | John C. R. Hele serves as the President and Chief Operating Officer of RLGH. He has held various senior positions in the insurance industry, including as EVP for MetLife, Inc., Chief Financial Officer at ING Groep NV, and Chief Financial Officer, Treasurer & Executive VP for Arch Capital Group Ltd, Bermuda. He spent a number of years at Merrill Lynch & Co. in Investment Banking, Financial Institutions Group. |
| President and Group COO | He is a Member of The American Academy of Actuaries, and a Fellow of the Society of Actuaries and of the Canadian Institute of Actuaries and holds a Bachelor of Math degree from The University of Waterloo. |



| MEC Members | Professional Qualifications, Skills and Expertise |
|---|---|
| | Mr. Hales is Chief Executive Officer of Resolution Re Ltd. and joined the Resolution Life Group in 2018 as Executive Director in Europe. |
| Steve Hales | Mr. Hales joined Assicurazioni Generali in 2013 to head up the newly created Global Life business line. He also held the role of Group Head of Connected Insurance, heading up the Data Science and Internet of Things capabilities across the group. |
| Chief Executive Officer and acting Chief Risk Officer | Previously, Mr. Hales was Head of the Life business for AXA Spain and then Head of Life and Health business for the AXA Southern Europe, Latin America and MENA markets, combining operational and strategic responsibilities. Mr. Hales started his career as an actuarial consultant in Tillinghast where he worked in the London and Madrid offices. |
| | Mr. Hales has a BA, Economics (PPE) from the University of Oxford and is a Fellow of the Institute of Actuaries. |
| Mike White | Mr. White serves as the senior vice president and Chief Financial Officer of Resolution Re Ltd. He is a UK qualified life insurance actuary with 20 years of experience. Prior to joining Resolution Life, Mr. White was the Group Chief Financial Officer of BF&M Insurance Group, a Bermuda based life and general insurance company from 2013 to 2019. |
| SVP, Reinsurance & Chief Financial Officer | Prior to BF&M, Mr. White held roles with Sun Life Financial, including Chief Financial Officer of the Bermuda operations and AVP, Financial Risk Management, and as a consultant with PricewaterhouseCoopers. |
| | Mr. White has a Bachelor of Mathematics from University of Oxford and is a Fellow with the Institute of Actuaries. |
| | Ms. Schulz-Kiske joined the Resolution Life Group in 2018 as Head of Operations, Europe and transitioning to Chief Operations Officer for Resolution Re Ltd. in 2020. She is a fully qualified lawyer under the laws of Germany with license to practice in all fields of law and in all legal roles. |
| Karen Schulz-Kiske Chief Operating Officer | Prior to joining Resolution, Ms. Schulz- Kiske worked for more than 15 years for the Generali Group. She led large operational units in Germany and Italy, including as head of Group life insurance functions such as the Life Portfolio Management and Global Protection & Underwriting. |
| | Ms. Schulz- Kiske has a master's degree in insurance and risk management from the MIB School of Management, and Juristisches Staatsexamen, Law (First State Examination in Law) from the University of Bonn. |
| Dodi Mason | Ms. Mason is responsible for the compliance, legal and risk management functions of Resolution Re. She also serves as Company Secretary and Compliance Officer for Resolution Re and its parent, Resolution Life Group Holdings Ltd. |
| AVP, Legal, Compliance and HR | Ms. Mason has over ten years of reinsurance experience having held a number of legal and compliance positions within the Bermuda reinsurance sector, including with Athene Life Re and Athora Re. |
| | She is a graduate of the University of Louisville with a Bachelor of Political Science. |



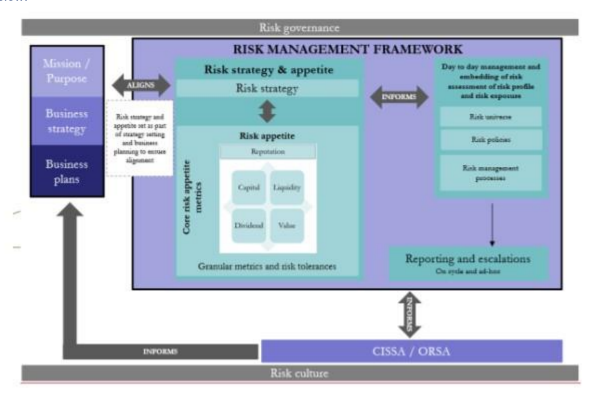
| | Mr. Fiandesio joined Resolution Re in November 2021 as Chief Risk Officer. Prior to joining Resolution Re, he spent 3 years at Somerset Reinsurance Ltd, where he was responsible for the design and implementation of Somerset's risk management |
|--------------------|--|
| | framework, working closely with Senior Management and the Board. |
| Paolo Fiandesio | Paolo has over 10 years of management consulting experience at EY, where he worked with Chief Risk Officers and executive management teams across |
| Chief Risk Officer | continental Europe and the UK to design and implement risk management frameworks in compliance with Solvency II. Since joining EY Bermuda in 2016, he was responsible for the delivery of EY's risk and regulatory services, with a focus on assisting new (re)insurance start-ups wanting to register under the Bermuda Insurance Act 1978 and its related regulations. |
| | Mr. Fiandesio has a bachelor degree in International Markets Economics and a master degree in Management of Financial Intermediates. |



3.3 Risk Management and Solvency Self-Assessment

3.3.1 Risk Management Process & Procedures to Identify, Measure, Manage and Report on Risk Exposures

The Company's risk management framework is consistent with the Group's, with its key elements set out below:



Risk Governance: The Board of Directors has adopted a comprehensive set of Risk Management Policies and oversight processes and has charged the CEO with establishing processes to ensure the business plan is delivered within the Board's risk appetite.

Roles, responsibilities and accountabilities for making key decisions are structured in alignment with the Three Lines of Defense principles, with supervision by the Board or its delegates, thereby achieving effective segregation of duties.

Risk Appetite: The risk appetite is an expression of the Company's desire or willingness to take, retain or avoid risks using a set of qualitative principles and quantitative limits that establish the Company's risk preferences, risk tolerances and risk limits in alignment to the strategic objectives defined in the business plan.

Risk Identification: Everyone in the Company has a responsibility to identify risks in their area, engage to ensure they are appropriately assessed and that controls are put in place to manage risks within the set risk appetite. The Company maintains a log for the documentation and categorization of potential risks facing the business, known as the risk register.

Risk Measurement: The Company has processes to evaluate and measure all identified risks at least annually. The Company adopts quantitative methods to measure its exposure to quantifiable risks (e.g. market risk, insurance risk, credit risk) with use of stress and scenario testing to determine the potential impact that an increase in risk exposure may have on its capital, earnings and liquidity position.



Risk Response: Risk evaluation occurs through periodic review of risk exposures in relation to the risk appetite, discussion by senior management and consideration of the optimal risk return positioning.

Risk Reporting and Control: Risk reporting must ensure that all material risks are regularly monitored and reported. Where appropriate, control points are established for heightened monitoring, and limits are established that should not be breached. Risks that have progressed beyond the set risk appetite limits must be managed in line with their assessment and escalated to the appropriate forum to ensure visibility is provided at the right levels with respect to mitigating actions to be implemented.

Compliance: Compliance requirements set out the attestations needed from Executive Officers responsible for ensuring implementation of the various Risk Management Policies.

3.3.2 Risk Management and Solvency Self-Assessment Systems Implementation

The Board has a comprehensive suite of Risk Management Policies (collectively, the "Policies") to ensure that all material risks which the Company is exposed to are well understood and managed. The Board reviews and approves these Policies at least annually to ensure they remain appropriate.

The Board has charged the CRO with responsibility over the effective implementation of the Company's risk policies and to ensure each Policy is kept up to date.

The CRO will also consider the need to establish Implementation Guidelines, as appropriate, to set out the specific procedures or methods by which each Policy is to be complied with, particularly as the Company continues to grow in size and complexity.

On a quarterly basis, the CRO works collaboratively with each functional area to develop the CRO report to the MRC (i.e. Risk Dashboard). For each risk within the risk universe, the CRO report sets out their relative exposure against risk appetite, with commentary and supporting analysis over the current and forward-looking risk profile. As part of this, a list of top risks is also maintained and refreshed periodically.

The Company's Commercial Insurers' Solvency Self-Assessment ("CISSA") Report is the final output of the self-assessment process and provides a comprehensive description of the risk management activities that occurred throughout the year and key expected future developments. The CISSA is subject to review and approval by the IRC and the Board prior to its submission to the BMA. Whilst the CISSA Report is produced annually for regulatory purposes, the underlying risk analysis that takes place at least quarterly forms a core component of the CISSA process at the Company. This ensures that the CISSA is embedded in the business and is used to inform decision making by Management.

3.3.3 Relationship Between Solvency Self-Assessment, Solvency Needs & Capital, and Risk Management

The Company manages its business objectives, capital needs and liquidity requirements with the objective of withstanding pre-defined shocks. The Company uses its stress testing framework to establish a target capital ratio, which is calibrated to a minimum post-shock Bermuda Capital and Solvency Requirements ("BSCR") ratio. In the event the Company's capital at risk is projected to fall below minimum thresholds in any of the stress scenarios, the Company, with input from the MRC, develops an appropriate risk response, with proposed risk mitigation strategies, which is presented to the IRC for approval.

The Company's solvency self-assessment process is a key element of the Company's risk management framework and therefore reviewed at least annually and when new transactions are considered.

3.3.4 Solvency Self-Assessment Approval Process

The solvency self-assessment, as discussed above in paragraph 3.3.2, is reviewed and approved by the IRC and the Board.



3.4 Internal Controls

3.4.1 Internal Control System

As a result of the ongoing assessment of its internal controls during 2021, the Company continued to enhance its approach to design and manage internal controls, pertinent to the identified risks. Internal controls are documented and reviewed on a regular basis, in line with the financial reporting close calendar. Internal controls which are designed in response to significant risks are reviewed by the appropriate Management Committee. All internal controls are designed to ensure segregation of duties between preparer and reviewer.

The internal control framework will continue to be refined and developed during 2022 consistently with the principles prescribed in the Committee of Sponsoring Organizations of the Treadway Commission (COSO) Framework.

3.4.2 Compliance Function

The Board retains the ultimate responsibility for Compliance; however it has delegated the day-to-day responsibilities to Resolution Re's Head of Compliance. The Head of Compliance's role is to ensure that the Company carries out operations in accordance with legal and regulatory requirements, and to monitor compliance with organizational policies and procedures.

The Head of Compliance develops policies, procedures and processes to support these activities, supporting management in the implementation of any new rules or regulations. This includes delivering training to employees, on a no less than annual basis, to keep employees up to date on new or updated policies and guidelines.

The Head of Compliance is a member of the MEC, the MIC and the MRC and provides quarterly updates to each forum, including the IRC of the Board as appropriate.

3.5 Internal Audit

The Company has co-sourced its Internal Audit function with EY Bermuda. Internal Audit has unrestricted access to all areas and property of the organization, including personnel records, records held by third-party service providers, and has direct access to the Board through the Board's Audit Committee. To ensure Internal Audit remains independent, its employees are not authorized to perform any operational duties or approve any transactions in the organization. Internal Audit's responsibilities are outlined in the Internal Audit Charter as approved by the Audit Committee.

The Internal Audit function provides independent, objective assurance and consulting services designed to add value and improve the Company's operations. It assists the Company in accomplishing its objectives by bringing a systematic and disciplined approach to the evaluation and improvement of the effectiveness of risk management, internal controls and governance processes.

The Internal Audit Plan is presented and approved on an annual basis by the Audit Committee and all findings of their reviews are reported to the Audit Committee.

3.6 Actuarial Function

The Company's CFO (also a qualified actuary) is responsible for setting, monitoring and adjusting actuarially determined GAAP reserves, including technical provisions consisting of the best estimate liabilities and a risk margin. Any changes being proposed to the assumptions or methodology used in calculating the GAAP reserves and technical provisions must be approved by the Actuarial Review Working Group and the MRC. The Company has designed and executed internal controls over the data and software models used by the Actuarial Function in their day-to-day functions.



The GAAP reserves and technical provisions are also reviewed by the MRC as part of the quarterly review of the financial statements and annual regulatory filings. The Company has outsourced their Approved Actuary function to Deloitte Bermuda, an independent third party that reviews and opines on the technical provisions included in the Bermuda regulatory return.

3.7 Outsourcing

3.7.1 Key Functions and Outsourcing Guideline

The Company's Outsourcing Policy establishes the principles and procedures for managing outsourcing risk at the Company and allows for a consistent approach to outsourcing whilst maintaining appropriate control to minimize risks that could adversely impact the business. The Policy is owned by the Head of Compliance at Resolution Re.

The Company approaches outsourcing decisions carefully, including the selection process, the outsourcing agreement and the subsequent operational management. The selection process is designed to mitigate the risk that services from outsourcers are not appropriately rendered. In addition, tolerance levels on outsourcing are established in respect of cost control and service quality. The Company retains oversight and clear accountability for outsourced functions as follows:

- outsourced services are financially managed by monitoring budgeted costs against actual costs;
- outsourced service providers report to the Company on the achievement the key performance indicators set out in the outsourcing contract; and
- management performs an annual review of the outsourced service which is reported to the Audit Committee.

The Company outsources its investment management and other investment related services to third party service providers. This includes investment management, custody and investment accounting services, for which decision-making power remains with Resolution Re management in Bermuda.

The Company also outsources its IT support function, its payroll and legal functions as well as using a professional services firm as its Approved Actuary. The Company does not consider any functions outsourced to present risks to the achievement of the Company's business objectives.

3.7.2 Material Intra-Group Outsourcing

The Company has intercompany services agreements in place with other Resolution Life Group companies that enable the Company to access professionals in other parts of the Group. The services agreements provide that all companies within the Resolution Life Group are expected to comply with the Group policies and would replicate the approach taken by the Company if it performed the services directly.

The services agreements pertain to support with activities such as: (i) assisting with client relationship management; (ii) providing due diligence support and analysis on new reinsurance transactions; (iii) collecting and analyzing information on the performance of Resolution Re's portfolio investments; (iv) assisting in connection with other research, operational and administrative matters relating to Resolution Re; (v) assisting with M&A and related activities; and (vi) providing strategic advice in relation to these activities.

In the case of M&A services, the Company and the service provider execute a statement of work for every potential transaction in which the scope of the required support is clearly outlined.

3.8 Other Material Information

No other material information to report.



4. RISK PROFILE

4.1 Material Risks the Insurer is Exposed to During the Reporting Period

As previously mentioned in this report, the CRO of the Company works collaboratively with each functional area to develop his risk report ahead of the quarterly meetings of the MRC and IRC. As part of his risk report, for each risk within the risk universe, the report sets out their relative exposure against risk appetite, with commentary and supporting analysis over the current and forward-looking risk profile.

There are eight risk categories making up the Company's risk universe, each with several sub-categories, as shown below:

| Risk category | Sub-category | Risk description |
|-------------------|---|--|
| Strategic risk | Competitors and Industry Structure Customers Reinsurance Ratings Environment Political Environment Tax Environment Reputation / Franchise Value | Uncertainty or loss due to strategic positioning, in particular due to changes in the external macro environment |
| Market risk | EquityInterest rateCredit spreadsReal EstateForeign Exchange | Uncertainty or loss arising from changes in market prices or volatility of assets or market indices, including the impact of credit spreads and costs of embedded financial options and guarantees |
| Liquidity risk | Regulated Entity LiquidityHolding Company Liquidity | Inability to meet future liquidity demands they become due because the Company cannot obtain new funding or the inability to sell or transform its assets into cash without significant losses |
| Counterparty risk | Counterparty exposures | Uncertainty or loss relating to asset defaults or credit downgrades on deposits owned by the Company or its separate accounts, or in respect of counterparties (e.g. reinsurance and derivative contracts, guarantors, general insurers) |
| Insurance risk | MortalityLongevityMorbidityPolicyholder behaviorExpense | Uncertainty or loss relating to underwriting outcomes impacting insurance revenues, claims, benefits paid, expenses or the cost of insurance options or guarantees |



| Risk category | Sub-category | Risk description |
|------------------------------|--|---|
| Operational risk | Internal & External Fraud Data Protection / Cyber Security Damage to Assets Business Disruption Reliance on Suppliers Model Risk Employment & Workplace Practices Business Practices & Compliance | Uncertainty or loss arising from failed internal processes, controls, people, systems or external events |
| M&A / Transaction | Due diligence failures Confidentiality breaches Business separation Transition management Regulatory approvals and Conditions | Uncertainty or loss arising from not fully understanding or appreciating the size, scope and complexities of business we acquire. Risk is short term in nature, and after transition, risk will be avoided or will migrate to one of the aforementioned risk categories |
| Regulatory and Compliance | Regulatory updates Changes in accounting framework Changes in legal framework | Risk of financial loss or adverse consequences as a result of non-compliance with existing and upcoming laws and regulations |

In addition to the quarterly updates provided by the CRO via his CRO Report, the Company's CRO, in collaboration with the Group CRO and other CROs across the Group, agrees a list of emerging risks which shall be monitored according to their relative materiality to the Company's strategic objectives.

The Company views Emerging Risks as newly developing or changing risks which are difficult to quantify, and which may have a material impact on the Company, or the Group, if they materialize. These are identified across a full spectrum of risk categories.

4.2 Risk Mitigation in the Organization

The Board has adopted a comprehensive set of Risk Management Policies and has charged the CRO with establishing oversight processes to ensure that all risks to which the Company is exposed are well understood and managed. Within the Risk Management Policies, the Board has established the risk appetite, which is a set of qualitive principles and quantitative limits that establish the Company's risk preferences, risk tolerances and risk limits.

Each Risk Management Policy is assigned to an (internal) executive policy owner who is responsible for ensuring the relevant policy is current or, where required, recommending changes. Moreover, the executive policy owners are tasked with establishing guidelines that set out the specific procedures or methods by which the policy is to be complied with and ensuring the Company has processes in place to implement the policies and guidelines. The executive policy owner monitors and reports to the IRC on risks in their area, including risk evaluation and response, on a quarterly basis.



Risk evaluation occurs through periodic review of risk exposures in relation to the risk appetite, discussion by senior management and consideration of the optimal risk return positioning. Risk exposures are considered on a gross basis, prior to risk mitigation, as well as net of risk mitigation, as risk mitigation often results in transformation of risk in contrast to risk elimination. The appropriate risk mitigation response is developed from discussion and consideration of alternative strategies, including consideration of cost versus reward. Common risk management strategies include:

- Hedging
- Asset-liability management actions
- Repositioning of the investment portfolio or changing allocation of new assets
- Enhanced training or acquisition expertise, resources or tools
- Enhanced monitoring or contingency planning
- Allocation of additional risk capital
- Product management or re-pricing actions
- Expense management actions
- Renegotiation of contracts
- Business portfolio management through reinsurance, acquisition or divestitures
- Maintenance of a liquidity cushion
- Active involvement with industry bodies and monitoring regulatory updates

To enable effective monitoring by the executive policy owners, the Company maintains a comprehensive process for reporting on all material risks to the IRC, including a comparison of risk exposures to the risk limits, which include early-warning indicators, and reporting on breaches. Each policy details a set of standardized reports which must be provided to the IRC and the Board on a quarterly basis.

Each executive policy owner certifies annually to the IRC whether the Company is, in his or her opinion, in material compliance with the requirements of the policy within his or her area of responsibility.

4.3 Material Risk Concentrations

The Company has policies governing risk concentrations in relation to counterparties, credit quality and asset classes. Adherence to these policies is monitored by the IRC and the Board. The Company is compliant with this policy and has not determined any material risk concentrations.

4.4 Investment in Assets in Accordance with the Prudent Person Principles of the Code of Conduct

The prudent person principle as outlined in the Insurance Code of Conduct, provides that a Bermuda registered insurer, in determining the appropriate investment strategy and policy, may only assume investment risks that it can properly identify, measure, respond to, monitor, control, and report while taking into consideration its capital requirements and adequacy, short-term and long-term liquidity requirements, and policyholder obligations.

The Company's fundamental investment principle is to invest available funds - in a diversified portfolio of assets, acknowledging our commitment to environmental and social responsibility to ensure policyholder commitments are met while contributing to the overall growth and profitability of the Company. This responsible investment principle is espoused in the Company's Investment Risk Management Policy which has been adopted by the Board. The CRO, as executive policy owner, reports to the IRC and the Board on the Company's compliance with the Policy on an annual basis.

The Risk Appetite Framework establishes allowable asset risk, exposures and limits for investment related asset classes. These are approved annually by the IRC and provide the ultimate portfolio constraints on the Company's assets.



To execute the Company's investment strategy, the Company employs the services and expertise of external investment management strategic partners who are bound by comprehensive Investment Management Agreements and Investment Guidelines for asset classes and limits. Compliance with these Guidelines is reported on a quarterly basis by the investment managers.

4.4.1 Stress Testing and Sensitivity Analysis to Assess Material Risks

The Company's risk appetite is set out in the Risk Appetite and Stress Testing policy, which is approved annually by the Board. The risk appetite specifies the maximum allowable economic loss for each risk type individually and for various combinations of risk types, assuming a series of pre-defined loss scenarios with pre-defined severity levels. The risk appetite and tolerance limits allow for correlation and diversification effects.

The Risk Appetite and Stress Testing Policy describes the stress scenarios to be used and require stress testing to be performed at least quarterly with the results reported to the IRC. The stress scenarios are designed to assess the most material risks faced by the Company and ensure the Company remains within its overall risk capacity as defined by the Board. Risk capacity is measured by evaluating the impact of predefined stresses on the Company's capital, liquidity and dividend capacity positions.

Risk capacity is defined at three potential severity levels as shown below:

- Adverse Stress Scenario: measures the impact of the average recession/stress period on all risk measures and may be thought of as a 1 in ~10 scenario.
- Severe Stress Scenario: measures the impact of a more severe recession/stress period on all risk measures and may be thought of as a 1 in ~40 scenario (similar to the 2008/2009 period).
- Extreme Stress Scenario: may be thought of as a 1 in ~200 scenario for both economic and non-market risks and focused on measuring capital (solvency) only.
- Reverse Stress Testing: reverse stress testing on the Statutory Balance Sheet is performed on an annual basis per the BMA guidelines and is meant to document an assumption set that causes insolvency.

The Company was compliant with the Risk Appetite and Stress Testing policy and its risk appetite and tolerance limits at the end of the reporting period.

4.5 Other Material Information

There is no other material information to be disclosed.



5. SOLVENCY VALUATION

5.1 Valuation Bases, Assumptions and Methods to Derive the Value of Each Asset Class

The Company has used the valuation principles outlined by BMA's "Guidance Note for Statutory Reporting Regime" for the reporting year's statutory filing. The economic valuation principles outlined in this document are to measure assets and liabilities on a fair value basis.

Fair value is the price the Company would receive to sell an asset or pay to transfer a liability in an orderly transaction between market participants at the measurement date. The hierarchy for inputs used in determining fair value maximizes the use of observable inputs and minimizes the use of unobservable inputs by requiring that observable inputs be used when available. The Company determines faire value based on the following fair value hierarchy:

Level 1 Inputs: Quoted prices for identical assets in an active market that the Company can access at the measurement date. A quoted market price in an active market provides the most reliable evidence of fair value and is used without adjustments to measure fair value whenever available

Level 2 Inputs: Directly or indirectly observable inputs other than quoted market prices for similar assets or market-corroborated inputs

Level 3: Unobservable inputs developed using information available to the Company in circumstances where there is very little, if any, market activity for the asset at the measurement date.

The Company uses the following valuation methods and assumptions to determine fair value for assets held directly and assets supporting funds withheld at interest.

Fixed Maturity Securities: The fair values of public fixed maturity securities are based on prices obtained from the Company's external investment managers, which have been validated against independent pricing services. These are classified as Level 1 assets. The investment managers obtain market quotations for identical securities in an active market or similar securities in an active market or identical securities in an inactive market. In certain instances, the investment managers will apply their own proprietary internal model which is based on observable market inputs for determining the fair value of securities that are not actively traded. This category typically includes U.S. and non-U.S. corporate bonds, U.S. agency and government guaranteed securities, CLO, ABS, CMBS and RMBS.

The investment managers maintain a price source hierarchy which prioritizes market prices obtained in active and reliable primary markets. To validate the prices supplied by the investment managers, the Company's review process includes a comparison to prices obtained from independent pricing sources for the same investments. Where the price comparison exceeds the Company's pricing tolerance limits, the Company will obtain additional price quotes to determine which price is an outlier and select the price which most accurately reflects market values. Where the pricing comparison exceeds the tolerances and there is no further tertiary source available the more conservative price is selected.

The Company's management reviews and approves the pricing comparison each quarter.

Other Investments: The fair value of non-public securities, which include commercial mortgage loans, private placements, and alternative investments, are determined using generally accepted valuation methodologies and inputs and assumptions appropriate to each security. For example, the valuation of commercial mortgage loans is based on a discounted cashflow valuation approach, where the cash flows used in the calculation consider the regular interest, amortization and prepayment provisions of the loan.

Investment Funds: Certain of the Company's investment in investment funds are priced based on market-accepted valuation models and use significant unobservable inputs, which include material non-public financial information, estimated future cash flows and demographic assumptions. These are classified as Level 3 assets.

Cash and Cash Equivalents: Includes cash on hand, amounts due from banks, and certain money market securities, held in the ordinary course of business with maturities of three months or less when purchased. The



carrying amount of cash equals fair value. The fair value of cash equivalents is based on quoted market prices.

Derivatives: These assets consist of forward starting interest rate swaps and Foreign Exchange Forwards and are valued at quoted market prices, which are classified as Level 1. In the absence of an active market, prices are based on observable market inputs. The majority of Company derivatives trade in liquid markets and can be modeled without significant judgement. These usually fall under level 2 assets.

5.2 Valuation Bases, Assumptions and Methods to Derive the Value of Technical Provisions

Technical Provisions represent the value of in force liabilities as at December 31, 2021 which are calculated in line with the Economic Balance Sheet ("EBS") valuation principles as defined in the BMA's "Guidance Note for Statutory Reporting Regime". The Company believes that the techniques used in determining the insurance technical provisions are in line with the BMA guidance.

Technical provisions are calculated as the sum of the Best Estimate Liabilities and Risk Margin. The table below contains the Company's Gross Technical Provisions at December 31, 2021 and 2020.

| Technical Provisions (\$'s in thousands) | 2020 | 2021 |
|--|-----------|------------|
| Best Estimate Liabilities | 6,926,764 | 38,478,894 |
| Risk Margin | 218,459 | 337,317 |
| Technical Provisions | 7,145,224 | 38,816,211 |

The valuation method used to determine the best estimate liabilities is the BMA's Scenario Based Approach using best estimate cash flows and the projected performance of the Company's assets under the most severe interest rate stress scenario. The risk-free interest rate scenarios are prescribed by the BMA.

The Company holds a risk margin to reflect the uncertainty inherent in the underlying cash flows which is calculated using the cost of capital approach and a risk-free discount rate term structure. The discount rate term structures are prescribed by the BMA.

5.2.1 Description of Recoverables from Reinsurance Contracts

Res Re has executed a retrocession agreement with Sutton Life Re Ltd. to reinsure a portion of the risks associated with its fixed indexed annuity book of business. The following table summarizes the Company's reinsurance recoverables as at December 31, 2021 and 2020:

| Reinsurance Recoverables (\$'s in thousands) | 2020 | 2021 |
|--|------|------------|
| Sutton Life Re | - | 12,627,154 |
| Reinsurance Recoverable | - | 12,627,154 |

5.2.2 Valuation Bases, Assumptions and Methods to Derive the Value of Other Liabilities



Similar to the valuation principles for assets, the valuation of the Company's Other Liabilities follows the valuations principles outlined by BMA's "Guidance Note for Statutory Reporting Regime", which values liabilities on a fair value basis. As of December 31, 2021, there were no material Other Liabilities to be discussed.

5.2.3 Any Other Material Information

No additional material information to report.



6. CAPITAL MANAGEMENT

6.1 Eligible capital

6.1.1 Capital Management Policy and Process for Determining Capital Needs, How Capital is Managed and Material Changes During the Reporting Period

The primary capital management objectives of the Company are to prudently manage the Company's capital resources to meet regulatory capital requirements, ensure payment of policyholder benefits and other obligations in defined stress scenarios and generally to maintain the confidence of stakeholders.

The Company recognizes that, to effectively pursue its business strategy, it will need to maintain capital in excess of the minimum regulatory capital requirements at all times.

The Company also has capital targets that must be met after stress events as defined by the Company's Risk Appetite and Stress Testing policy. The Board has approved a target operating capital range that allows the Company to satisfy these requirements and is within an operating range considered reasonable for a regulated life reinsurance entity.

Under the Company's stated business model, excess capital will be returned to its parent, RLGH, as it is made available, taking into account applicable regulatory constraints and capital adequacy threshold as specified in the Risk Appetite and Stress Testing policy. Generally, it is expected that if actual capital is needed in order to achieve the target operating capital range, this will be done by deferring dividends, using proceeds of debt issuance, using reinsurance or implementing other management actions.

Capital needs, for business planning purposes, are determined through stress testing in the pre-defined stress test scenarios described in the Risk Appetite and Stress Testing Policy. For each pre-defined stress test scenario, the Company is required to meet minimum capital levels. The Company performs its stress testing on a regular basis and reports to the IRC on the forecasted level of capital and capital ratios; if forecasted to be in breach of the minimum capital levels, Management proposes strategies to resolve any breaches to the minimum levels.

6.1.2 Eligible Capital Categorized by Tiers in Accordance with the Eligible Capital Rules

As of December 31, 2021, all of the eligible capital used by the Company to meet the MSM and ECR is Tier 1 Capital.

| Eligible Capital Categorized by Tier (EBS Basis in '000) | 2020 | 2021 |
|--|---------|-----------|
| Tier 1 | 627,826 | 2,102,119 |
| Tier 2 | - | |
| Tier 3 | - | |
| Total Eligible Capital | 627,826 | 2,102,119 |

6.1.3 Eligible Capital Categorized by Tiers in Accordance with the Eligible Capital Rules Used to Meet ECR and MSM Requirements of the Insurance Act

The ECR is entirely covered by the Company's Tier 1 capital.



6.1.4 Confirmation of Eligible Capital That is Subject to Transitional Arrangements

As agreed in the Company's regulatory filing application, the Company adopted the "Insurance (Prudential Standards) (Class C, Class D and Class E Solvency Requirement) Amendment Rules 2018" for its first filing for the 2018 reporting period.

There are no transitional arrangements as the Company was not previously regulated under the 2011 Rules.

6.1.5 Identification of Any Factors Affecting Encumbrances on the Availability and Transferability of Capital to Meet the ECR

There are no encumbrances affecting the availability and transferability of capital to meet the ECR.

6.1.6 Identification of Ancillary Capital Instruments Approved by the Authority

Not applicable.

6.1.7 Identification of Differences in Shareholder's Equity as Stated in the Financial Statements Versus the Available Capital and Surplus

The difference between the shareholder's equity per the US GAAP Financial Statements versus the available capital and surplus per the Statutory Financial Statements is due to the effect of the accounting requirement under FAS 133 DIG B-36.

The Company obtained permission from the BMA to account for fixed income securities within the modified coinsurance agreement on an amortized cost basis (as opposed to fair value, which is required by DIG B-36) as this is consistent with the Company's buy and hold investment strategy. See table below:

| Description (\$'s in thousands) | 2020 | 2021 |
|--|-----------|-----------|
| Shareholder's equity per US GAAP FS | 1,917,550 | 3,491,011 |
| Available Capital and Surplus per Statutory FS | 1,261,957 | 3,035,083 |
| DIG B-36 ending reserve at 12/31/2020 | 655,593 | 455,928 |

6.2 Regulatory capital requirements

6.2.1 ECR and MSM Requirements at the End of the Reporting Period

At the end of the reporting period, the Company's regulatory capital requirements were assessed as follows:

| Description (\$'s in thousands) | 2020 | 2021 |
|---|---------|-----------|
| Actual Statutory Economic Capital and Surplus | 725,753 | 2,102,119 |
| ECR Requirement | 366,219 | 926,819 |
| MSM Requirement | 109,108 | 625,789 |
| BSCR ratio | 198% | 227% |
| ECR ratio | 198% | 227% |



6.2.2 Identification of Any Non-Compliance with the MSM and the ECR

The Company was compliant with the MSM and ECR requirements as at and during the year ended December 31, 2021.

6.2.3 A Description of the Amount and Circumstances Surrounding the Non-Compliance, the Remedial Measures and Their Effectiveness

Not applicable.

6.2.4 Where the Non-Compliance is not Resolved, a Description of the Amount of the Non- Compliance at Year End

Not applicable.

6.3 Approved Internal Capital Model

Not applicable.

7. SUBSEQUENT EVENTS

There are no subsequent events to disclose through to April 30, 2022, the date at which this report was available to be issued.



8. DECLARATION

Declaration on the Financial Condition Report

We, the undersigned, declare that to the best of our knowledge and belief, the financial condition report fairly represents the financial condition of the Company in all material respects as at December 31, 2021.

Steve Hales

Chief! Executive!Officer Resolution Re Ltd.

Mike White

Chief Financial Officer and Principle! Representative Resolution Re Ltd.

Paolo Fiandesio

Chief Risk Officer

Resolution Re Ltd.



