



Ashdowns Limited

# Solvency and Financial Condition Report

June 2025

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# Executive Summary

The Directors of Ashdowns Limited (“Ashdowns” or “insurance undertaking” or “the Company”) present the Solvency and Financial Condition Report (“SFCR”) for the year ended 31 March 2025.

All figures represented in this document are in Great British Pound (“GBP”, “£”) unless otherwise noted.

## Business and Performance

The Company’s business strategy is to provide coverage for certain risks of the NSG Group. Investment of Company funds is in line with the documented investment strategy, reflecting a ‘prudent person’ approach to the management of counterparty, concentration, interest rate and currency risk.

During the year ended 31 March 2025, the Company registered claims paid of £44,352 and a movement in claims outstanding of £90,568. The profits in 2025 arose from a decrease in IBNR of £177,062 following a review carried out by the Company’s appointed actuary. The company generated investment return of £1,077,037 during the year.

After factoring in administrative expenses to run the business and investment income, the Company generated a profit for the year before tax of £1,018,394 compared to a profit for the year before tax of £1,655,576 for 2024.

Total assets as at the end of the year stood at £22,813,241 (2024: £22,148,650). Total equity stood at £20,427,871 (2024: £19,409,478).

## Systems of Governance

The Company maintains a system of governance which is commensurate to the nature, scale and complexity of its operations. The mainstay of the system of governance is the risk management system, which is designed to ensure that all the material risks are identified, managed and mitigated.

The Company recognises the importance of having an effective risk management system embedded throughout all its areas.

The Company’s Risk Management System is comprised of the following elements:

- Risk Register
- Risk Appetite Statement (“RAS”)
- Formal Policy Documents for all key risks
- Own Risk and Solvency Assessment (“ORSA”)
- Formalised Risk Reporting

No significant changes in the system of governance, including the risk management system, occurred during the year under review.

## Risk Profile

Each of the elements of the Risk Management System listed above contribute to the identification, measurement, monitoring, management and reporting of risks and is intended to work as an integrated system, and therefore each should be considered both in terms of the specific function of the respective element, and in terms of its function within the overall system.

Each element of the system is embedded effectively within the Company and managed by the Risk Management Function with appropriate oversight from the Board of Directors of Ashdowns.

The Company's main risk is in respect of the business of insurance as this is the principal activity. The risk under any one insurance contract is that the actual claims and benefit payments or the timing thereof, differ from expectations. This is influenced by the frequency of claims, severity of claims and actual benefits paid. Therefore, the objective of the Company is to ensure that sufficient reserves are available to cover these liabilities.

Other risks relate to counterparty default risk in relation to investment, market risk in relation to liquidity risk and asset-liability management ("ALM"), operational and compliance risks. There were no significant changes in the risk profile of the Company which occurred during the year under review.

## Valuation and Capital Management

The Company monitors its capital level on a regular basis. Based on the SCR calculations as at 31 March 2025, the Company complied with the capital and solvency requirements and its Solvency Ratio is above its set risk appetite.



The Company's Solvency position as at 31 March 2025 was as follows:

Company		
Solvency Position	2025	2024
	GBP	GBP
Company's Own Funds to cover the SCR	17,613,888	16,325,066
Solvency Capital Requirement	10,255,277	9,865,079
<b>SCR Cover</b>	<b>171.75%</b>	<b>165.48%</b>
Company's Own Funds to cover the MCR	17,613,888	16,325,066
Minimum Capital Requirement	3,500,000	3,494,640
<b>MCR Cover</b>	<b>503.25%</b>	<b>467.15%</b>

Basic SCR	2025	2024
	GBP	GBP
Market Risk	9,619,954	9,151,370
Counterparty Default Risk	6,707	6,707
Non-Life UW Risk	1,535,244	1,683,157
Diversification Benefit	(1,046,195)	(1,129,169)
	10,115,709	9,712,065

SCR	2025	2024
	GBP	GBP
Basic SCR	10,115,709	9,712,065
Operational Risk	139,568	153,014
LACDT	-	-
	10,255,277	9,865,079

Based on management calculations, the Company expects to continue meeting the Solvency II capitalisation requirements going forward and its risk appetite.

The Board of Ashdowns approved the latest Own Risk and Solvency Assessment ("ORSA") in November 2024 and was confident that the Company shall remain solvent under normal business conditions during the planning period. It also carried out a number of stresses to the realistic assessment and was satisfied with the results.

# Directors' Statement

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 insurer has complied in all material respects with the requirements of the PRA Rules and the Solvency II Regulations as applicable and;
- b) It is reasonable to believe that, at the date of the publication of the SFCR, the insurer continues so to comply, and will continue so to comply in the future.

On Behalf of the Board

Iain Smith Director

18<sup>th</sup> June 2025

# Section A: Business and Performance

## A.1 Business and External Environment

### Basic Information

Name of undertaking:	Ashdowns Limited	
Company number:	00154161	
PRA Reference No:	202021	
Legal status:	Ashdowns Limited ceased underwriting new business as at 31 March 1998. As a consequence, it has been in 'run-off' since 1 April 1998 and all of its current insurance provisions relate to liabilities arising from policies that expired on or prior to this date	
Directors of Ashdowns Limited:	Iain Smith Laura McCord Victoria Curran	
Supervisory authority:	Financial Conduct Authority	Prudential Regulation Authority
Contact details:	Financial Conduct Authority 12 Endeavour Square, London E20 1JN, United Kingdom Tel: +44 207 066 1000 <a href="https://www.fca.org.uk">https://www.fca.org.uk</a>	Prudential Regulation Authority 20 Moorgate, London EC2R 6DA United Kingdom Tel: +44 020 3461 7000 <a href="https://www.bankofengland.co.uk">https://www.bankofengland.co.uk</a>
Name of external auditors:	Ernst & Young LLP	
Contact details:	Ernst & Young LLP 1 Bridgewater Place Water Lane, Leeds LS11 5QR United Kingdom <a href="https://www.ey.com/en_uk">https://www.ey.com/en_uk</a>	

## Business Objectives

Ashdowns Limited (the Company) commenced underwriting business in 1971 and ceased underwriting new business as at 1<sup>st</sup> April 1998 and has been in 'run-off' since that date. Its current insurance provisions relate to liabilities arising from policies that expired on or prior to this date.

The Board actively discusses the possibility of commutation or novation of its insurance liabilities, however this course of action is not considered feasible at this time. Accordingly, the Company will meet its liabilities to its policyholders / counterparties through the settlement of claims from its financial resources.

The Strategic objectives of the Company have been determined by the Board in conjunction with the shareholder and are set out below:

- To manage the Company's historical insurance portfolio and the risks arising from it
- To meet fully all legal obligations to policyholders and cedants in the most cost effective and efficient manner
- To provide quality customer service in coverage and business processes

## Authorised Lines of Business

### General Business – insurance and reinsurance

Class 13: General Liability	
-----------------------------	--

## Ownership Structure

The principal activity of the Company is the run-off of general insurance risk for member companies of what used to be the Pilkington Glass Group. The immediate parent undertaking and controlling party is NSG UK Enterprises Limited, a company registered in England and Wales which is the majority shareholder. There are 250,000 shares in total, "NSG UK Enterprises Limited" hold 249,998 shares with "Pilkington Group Limited" holding 2 shares, a minimal shareholding of 0.0008% in total.

## Material Transactions with Shareholders and Members of the Board of Directors

Trading transactions with related parties and year end balances arising from these transactions are disclosed in Note 17 to the Audited Financial Statements of the company.

## Any other matters

There are no other matters to disclose.

A.2 Underwriting Performance

Overall Performance for Financial Year 2025

The Company’s business strategy is to provide coverage for certain risks of the NSG Group. Investment of Company funds is in line with the documented investment strategy, reflecting a ‘prudent person’ approach to the management of counterparty, concentration, interest rate and currency risk.

During the year ended 31 March 2025, the Company registered claims paid of £44,352 and a movement in claims outstanding of £90,568. The profits in 2025 arose from a decrease in IBNR of £177,062 following a review carried out by the Company’s appointed actuary. The company generated investment return of £1,077,037 during the year.

After factoring in administrative expenses to run the business and investment income, the Company generated a profit for the year before tax of £1,018,394 compared to a profit for the year before tax of £1,655,576 for 2024.

Total assets as at the end of the year stood at £22,813,241 (2024: £22,148,650). Total equity stood at £20,427,871 (2024: £19,409,478).

The following table shows an extract from the Annual Reporting Templates (“ARTs”) detailing the underwriting performance by country and all performance generated by General Liability business:

IR.05.02.01.01

Premiums, claims and expenses by country

	C0010
Non-life	Home Country
	C0080
Premiums written	
Gross - Direct Business	
Gross - Proportional reinsurance accepted	
Gross - Non-proportional reinsurance accepted	
Reinsurers' share	
Net	0.00
Premiums earned	
Gross - Direct Business	
Gross - Proportional reinsurance accepted	
Gross - Non-proportional reinsurance accepted	
Reinsurers' share	
Net	0.00
Claims incurred	
Gross - Direct Business	-223,278.00
Gross - Proportional reinsurance accepted	
Gross - Non-proportional reinsurance accepted	
Reinsurers' share	
Net	-223,278.00

## Underwriting Expenses

The Company does not have any underwriting expenses which require disclosure.

## A.3 Investment Performance

Details of the Company's investment performance can be found in Note 10 to the Audited Financial Statements of Ashdowns Limited.

The Company has a simple investment portfolio which consists of the following:

### Cash and cash equivalents

This comprises cash at banks and in hand and short-term deposits with an original maturity of one year or less. Carrying amounts approximate fair value due to the short-term nature and high liquidity of the instruments.

### Amounts due from fellow group undertakings

This comprises an intercompany loan held with the parent group. It is carried at amortised cost and is repayable on demand. The amortised cost approximates to fair value and market value.

The Company did not hold any investments in securitisation.

## A.4 Performance of other activities

The Company does not carry out any other activities.

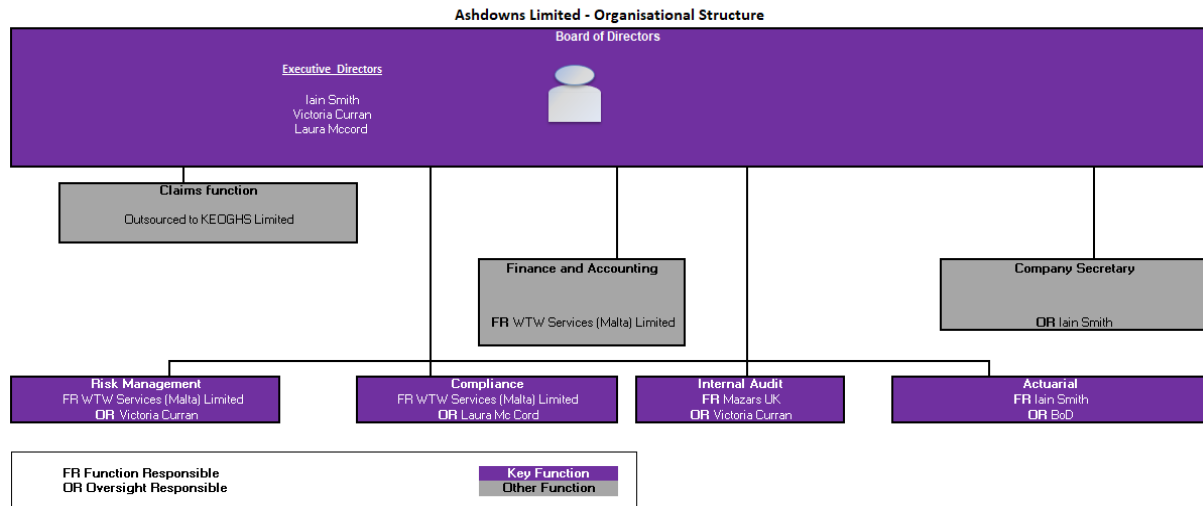
## A.5 Any other information

There is no other information to be disclosed under this section.

# Section B: System of Governance

## B.1 General Information on the System of Governance

The Organisational Structure of Ashdowns Limited as at 31<sup>st</sup> March 2025 is as follows:



### Board of Directors

The Board of Directors is the focal point of the governance system and is ultimately accountable and responsible for the performance and conduct of the Company and, as such, must have at its disposal all required capabilities to achieve its duties.

The Board of Directors of the Company as at 31<sup>st</sup> March 2025 comprised as follows:

Name	Position	Date of Appointment
Iain Smith	Executive Director	15 <sup>th</sup> April 2002
Victoria Curran	Executive Director	7 <sup>th</sup> March 2023
Laura Mc Cord	Executive Director	7 <sup>th</sup> March 2023

The Board is satisfied that the system of governance in place is adequate for the nature, scale and complexity of the risks of the Company.

*The Roles and Responsibilities of the Board are the following:*

- Provide entrepreneurial leadership of the Company within a framework of prudent and effective controls which enable risk to be assessed and managed.
- Set the Company's strategic aims, ensure that the necessary financial resources are in place for the Company to meet its objectives, and review the insurance manager's performance.

- Set the Company's values and standards and ensure that its obligations to its shareholders and others are understood and met.
- Comply with the Memorandum and Articles of Association of the Company.
- Comply with requirements set out in the UK Companies Act 2006 and the UK Insurance Act 2015 as well as additional legislations, as applicable.
- Assume responsibility for the day to day conduct of the Company's business. Clearly and appropriately apportion significant responsibilities to the Insurance Manager and other third-party providers.
- Oversee the establishment and maintenance of robust and clearly documented systems and controls in accordance with applicable regulations.
- Oversee the process of outsourcing, and monitor the discharge of the Compliance, Risk Management, Internal Audit and Risk Management functions.

## Key Functions

Ashdowns complies with regulatory requirements and the Fitness & Probity Standards to ensure that Key Functions are held by persons with the appropriate knowledge, experience and competence. The insurance undertaking has in place four Key Functions, being the Risk Management, Compliance, Actuarial and Internal Audit Functions. These Key Functions are outsourced by Ashdowns.

### *Risk Management Function*

The Risk Management Function is outsourced to Willis Towers Watson Services (Malta) Limited, with Ms Victoria Curran acting as Board oversight. Risk management lies at the heart of Ashdowns' business activities. The adopted risk appetite reflects the articulated risk profile set by the Board through its risk-return profiling of the identified key risks.

The Board is assisted by Willis Towers Watson Services (Malta) Limited being the outsourced service provider of this Function in setting risk management strategy, in developing a risk management framework of the Company's risk appetite, limits and tolerances, in establishing internal risk management structures, and in ensuring that the necessary resources are available and dedicated to achieving the risk management objectives.

Furthermore, Willis Towers Watson Services (Malta) Limited also assists the Board and other functions in assessing and defining the risks existing in specific risk areas and from those assessments developing written risk management policies and procedures to manage those risks. It also assists the Board in assessing the Company's capacity to absorb risk with due regard to the nature, probability, duration, correlation and potential severity of risks, including looking at risks from different perspectives, such as by territory or by line of business. It also seeks to identify and assess emerging risks and advise the Board thereon.

Acceptable risk limits for each risk type are determined to facilitate control mechanisms to ensure that limits and procedures are adhered to, and that the company is operating within the risk appetite parameters set by the Board.



That, above all, Ashdowns operates in a dynamic business environment and it is essential to be alert to changes in the Company and in the environment in which it operates and to modify the Risk Management system as necessary.

The Board is further assisted by Willis Towers Watson Services (Malta) Limited in performing the Own Risk and Solvency Assessment.

### *Compliance Function*

The Compliance Function is outsourced to Willis Towers Watson Services (Malta) Limited, with Ms Laura McCord acting as Board oversight. The Function is responsible for:

- Providing a compliance function (the “Compliance Function”), which has established a Compliance Policy and set out its planned activities, reviews and monitoring in a Compliance Plan, which is submitted annually to the Board for review and approval;
- Facilitating reasonable access by the Company, its auditors and Regulator to information held by the Compliance Function in connection with the provision of the Services;
- Liaising with the Regulator in relation to changes in existing regulations and guidelines;
- Making all necessary returns to Regulator and observe all reporting requirements imposed upon the Company by Regulator;
- Providing to new directors and officers of the Client, who are to undertake controlled functions requiring regulatory approval, appropriate documentation for submission to the Regulator, assisting with completion, submission and response to follow-up enquiries in relation to the authorisation process, and submitting the appropriate filing upon the termination of a director or officers’ appointment.

### *Actuarial Function*

The Board has ensured that an appropriately resourced Actuarial Function is established and maintained within Ashdowns. The activities of Ashdowns’ Actuarial Function are currently carried out by Mr Iain Smith with the support of actuarial consultants.

Further information on the Actuarial Function is provided in Section B.6.

### *Internal Audit Function*

The Board has ensured that an appropriately resourced Internal Audit Function is established and maintained within Ashdowns. The Internal Audit Function is an outsourced service, provided by a third-party audit firm (Forvis Mazars UK) with Ms Victoria Curran acting as Board oversight. The Internal Audit mission is to independently examine and evaluate the functioning effectiveness and efficiency of Ashdowns’ internal control system and all other elements of governance.

The activities of the Internal Audit function are designed to provide advice to management in improving the internal control environment, monitoring the implementation of strategic control initiatives and

managements remediation activity. The Internal Audit Function provides a formal report to the Board at least annually. The findings of Internal Audit reviews conducted are discussed with and challenged by the Board and an action plan is agreed upon to remediate any issues identified, along with a timeline for completion.

Further information on the Internal Audit Function is provided in Section B.5.

## **Review / Adequacy of Systems of Governance**

The Board of Directors of Ashdowns are satisfied that the systems of governance in place are appropriate given the Company's risk profile and commensurate with the Nature, Scale and Complexity of its operations.

## **B.2 Fit and Proper Requirements**

Every Relevant Person must be fit for their role and responsibilities and hold the qualifications, knowledge and experience relevant and necessary to ensure that the role is managed in a professional manner with the necessary degree of management and technical competence.

The members of the Board of Ashdowns collectively must possess at least qualification, experience and knowledge:

- of insurance and financial markets relevant to the operations of the Company;
- of the business strategy and business model of Ashdowns;
- of Ashdowns's system of governance;
- to perform required financial and actuarial analysis in respect of Ashdowns;
- of the regulatory framework and requirements applicable to the Company; and
- generally to be able to provide for the sound and prudent management of Ashdowns.

The honesty, financial soundness and reputation of every Relevant Person must be assessed by the Company to determine that they are of good repute and integrity, based on relevant evidence regarding their character, personal behaviour and business conduct including any criminal, financial and supervisory aspects, regardless of location but taking account of any applicable period of limitation in respect of any committed offence.

The appointment and continuing engagement of any Relevant Person must comply with the fitness and probity elements of the National F&P Standards.

The Board has approved a policy and implemented controls to ensure that it meets the fit and proper requirements. The Company will carry out checks in advance of a person being appointed to the Board of Directors or into a key role.

To assist the Board in overseeing the execution and implementation of this policy, the Compliance Officer reports to the Board on the Fitness and Propriety of Relevant Persons at least on an annual basis, throughout the annual fit and proper questionnaire exercise.

### B.3 Risk Management System including the ORSA

The Company's Risk Management System is comprised of the following elements;

- Risk Register, incorporating all the risks the Company is faced with;
- Risk Appetite Statement ("RAS") incorporating the Company's appetite and tolerance levels;
- System of Governance – Formal Policy Documents for all key risks;
- Own Risk and Solvency Assessment (ORSA);
- Formalised Risk Reporting.

The above elements of the Risk Management System contribute to the identification, measurement, monitoring, management and reporting of risks and is intended to work as an integrated system. Therefore, each is considered both in terms of its specific function and its role within the overall system.

Each element of the system shall be embedded effectively within Ashdowns and managed by the Risk Management Function with appropriate oversight from the Board.

#### **Risk Management Function**

The Risk Function of Ashdowns is responsible for the operational coordination and application of all Risk Management activities throughout Ashdowns on an ongoing basis.

The Risk Function reports directly to the Board at every board meeting or upon occurrence of an event which could materially impact Ashdowns' risk profile.

The Function is responsible for coordination of all risk management activities throughout Ashdowns. The Function is also responsible for providing the Board with assistance and support in development and implementation of the various risk management arrangements within Ashdowns.

The Board has outsourced the activities of the Risk Function to Willis Towers Watson Services (Malta) Limited in accordance with the Ashdowns' Outsourcing Policy.

#### **Risk Categories and Key Risks**

Key risks are considered to be the six risk categories detailed in the Solvency II Directive text together with any other risks evaluated as being key risk through the operation and activity of the Risk Management Function and approved by the Board.

All risks, aside from those which fall within the risk categories prescribed in the Solvency II text, shall be considered to be a key risk if, on a residual basis, a material level of capital is deemed to be required in order to accept the risk, or if particular controls or risk mitigation techniques specific for the risk in question must be employed. Each of the key risks shall be included in the Risk Appetite Statement.

The risk categories and key risks to which Ashdowns is exposed will be reviewed periodically by the Risk Management Function and at least:

- annually
- on occurrence of an event which could materially affect the Company's risk profile
- on the introduction of material new business
- at the discretion or order of the Board

### **Risk Appetite Statement**

The RAS sets out the risk appetite and tolerance levels for all key risks over the planning period of the Company.

The Company considers the RAS to be the primary element of the Risk Management System, directly linking to the overall Company Strategy and determining the levels retained for each key risk, and also influencing the nature of the controls and mitigation techniques employed to ensure that the risk remains within the tolerable range.

The Board of Ashdowns is responsible for setting Ashdowns' RAS. The Board shall periodically review the appropriateness and effectiveness of the RAS and will perform a formal review of the RAS at least annually or upon a material change in Ashdowns' risk profile.

The RAS includes both qualitative and quantitative aspects for each key risk and is aligned to the planning period of Ashdowns.

The RAS shall be included in the decision-making processes of Ashdowns. The Board shall, before finalizing any material decision which could impact the risk profile of Ashdowns, refer to the RAS for guidance as to the likely effect of the decision on the tolerance levels of Ashdowns.

The RAS shall also be used to track actual performance against the metrics detailed in the RAS to ensure that no breach in the agreed tolerance levels has occurred.

Monitoring of the actual performance against the metrics identified in the RAS shall be performed periodically by the Risk Management Function and reported to the Board in line with the reporting trigger system included in the RAS.

### **Risk Register**

Ashdowns has in place a comprehensive Risk Register to evaluate and assess the risks to which Ashdowns is exposed.

The Risk Register shall initially assess the risk universe of Ashdowns on an inherent basis. The controls and risk mitigating techniques employed by Ashdowns and as detailed in the individual risk policies which act on the risk allow for an evaluation of the risk on a residual basis.

If the risk on a residual basis is deemed to potentially require a material level of capital to accommodate the risk, this risk should be considered a key risk. Any risk deemed to be a key risk shall be considered for inclusion in the RAS by the Board.

The Risk Management Function is responsible for the ongoing maintenance of the Risk Register. The Risk Register will be updated on at least an annual basis and upon the occurrence of an event which may materially impact the Company's risk profile.

A summary of the results of the Risk Register review shall be distributed to the Board upon completion of each review as soon as is practicable and form part of the Risk Management Function's periodic Risk Reporting.

As part of each update, the Risk Register shall be reviewed by the Risk Management Function to ensure that the Risks included represent all the material risks to which Ashdowns is exposed and that all applicable emerging risks have been appropriately included.

Where an emerging risk has been identified as one which should potentially be included in the Risk Register, the Risk Function will advise the Board of the nature and context of the risk. The Board then shall determine whether the risk in question should be considered as a Key Risk.

## **ORSA**

Ashdowns aims to ensure that the Company is appropriately and prudently capitalized in order to accept the risk to which it is exposed. In order to ensure this, Ashdowns will perform an ORSA at least annually and upon the occurrence of an event which may materially impact its risk profile. Ashdowns maintains separate policies on ORSA and Capital Management which are considered in the performance of the ORSA.

### *ORSA approach*

The ORSA process is an important component of the Company's overall Risk Management System. The Company's ORSA approach is based on recognized Enterprise Risk Management principles and considers the Company's risk, controls and capital in a coordinated and holistic manner, building upon the strength of the risk management arrangements in place within the Company which is commensurate with the nature, scale and complexity of the Company's operations.

The insurance undertaking's Board, with the assistance of the Manager, have been tasked with ensuring the fulfilment of the ORSA process. The Board has taken a proactive approach in providing guidance to the Risk Management function with regards to the approach taken by being involved in the direction of the ORSA process, including the identification, evaluation and quantification of the risks inherent in the business.

Through a series of discussions and workshops, the Board of Directors provided substantial input, discussed in detail the various aspects the ORSA, and adjusted as and if considered necessary.

Discussing the ORSA elements facilitated a forward looking assessment of the risks. Each step in the process promoted an appreciation of the relationship of the profile of the risk, the controls Ashdowns has in place and the resultant levels of capital required. The more definite Ashdowns can be in relation to each of these variables, the greater the confidence level of the range within which the risk is likely to materialise in future periods. Furthermore, the greater the confidence level Ashdowns has in relation to

the range within which the risk is likely to occur, the greater certainty Ashdowns can have around the capital levels required to accommodate the risk.

The Board and management have a strong understanding of both the risks to which Ashdowns is exposed to and the effectiveness of the controls which act upon those risks. Ashdowns is guided by the Valuation and recognition bases of the overall solvency needs (EIOPA Guideline 9 equivalent) in explaining its reasoning behind its choice of ORSA approach. The approach outlined allowed this knowledge of the Undertaking's risk profile and the strength of the controls in place to be used as the basis of the overall assessment and also facilitated documentation of the Board's (and management's) own view of the risk, which is the primary objective of the exercise.

#### *Own Solvency Needs Assessment*

This OSN Assessment identifies the following areas for assessment:

- Maximum Value at Risk per identified key risk of the Company; i.e. what is the maximum possible loss
- The controls and risk management arrangements in place which act upon the risk and reduce the risk to an acceptable level
- The basis for measurement and assessment of the risk over the planning period
- The Capital required to cover the risk

This process involves an assessment of what risks the Company is, or could be, exposed to and how its risk profile translates into regulatory capital requirements and overall solvency needs. The outcome of this process reflects the Board's own view of the undertaking's risk profile and the capital or other means needed to address these risks.

The Company primarily considers whether the risks of the Company are adequately captured by the Standard Formula. In cases where the Standard Formula adequately captures the exposures of the Company, the OSN Capital shall be considered to be equal to the SCR. Where a material difference exists in the underlying risks between the Company's own views and those captured by the Standard Formula, the Company shall consider an alternative approach in determining the OSN by making reference to its Risk Register and Risk Appetite Statement.

#### **Risk Reporting**

The Risk Management Function reports to the Board on an annual basis. The report contains details of the outcome of the Risk Register review, the results of the comparison of the RAS to actual results, an update on emerging risks and the ORSA report.

The report contains both qualitative and quantitative aspects and covers all key risks of Ashdowns.

The Risk Management Function provides a report to the Board based on the occurrence of an event which materially alters the risk profile of Ashdowns or if the tolerance level triggers are breached.

The Risk Management Function advises the Board on the quality of the data used in the review of the Risk Management System, including any deficiencies that may have been identified during the course of the review.

## B.4 Internal Control System

Internal control is defined as a process determined by an organisation's structure, work and authority flows, risk profile, people and management information systems, designed to help the organisation accomplish specific goals or objectives.

The purpose of an internal control system is to have in place a coherent, comprehensive and continuous set of mechanisms which are designed to secure the following:

- Effectiveness and efficiency of the undertaking's operations, leading to improved performance and error reduction
- Alignment of the Company's activities with its business objectives by ensuring resources are correctly and prudently allocated
- Safeguarding of the Company's physical and monetary assets against error, fraud, theft and unauthorised use, acquisition or disposal, by quick identification and systemic prevention of, and formal responses to, these activities.
- Availability, reliability and accuracy of financial and non-financial information, ensuring proper financial reporting, by maintaining accurate and complete records required by legislation, regulation, the Board and the Group.
- Provision of timely and accurate management information critical to sound management practices and decision making
- Compliance with applicable laws, regulations and administrative provisions.
- Reduction of exposure to risks by minimising the chance of unexpected events

The guiding internal control principles are the following:

- The Board is responsible for the approval, application and review of this Internal Control Policy.
- The Board is ultimately responsible for ensuring that the Company has in place an effective internal control system which is commensurate with the nature, scale and complexity of the Company's operations.
- The Internal Audit Function is responsible for the evaluation of the adequacy and effectiveness of the Company's internal control system.
- The Compliance Function is responsible for the review and monitoring of the application of internal controls relating to compliance risk.
- The outsourced Managers (Willis Towers Watson Management (Malta) Limited) are responsible for the application and ongoing maintenance of the Company's internal control activities.

The Company will ensure that appropriate levels of Internal Controls are present within the organizational structure, work and authority flows, resource utilization and information systems.

This will be achieved by:

1. ensuring the presence and application of individual internal policies, procedures and guidelines for each of the critical functions and activities of the Company;

2. ensuring that adequate approval procedures, authorization authorities, verification, reconciliations, and review procedures are in place for each function or activity and are adequately documented and communicated;
3. ensuring that adequate controls are in place pertaining to safeguarding the integrity and protection of information;
4. ensuring sufficient monitoring mechanisms are in place to facilitate assessments of the effectiveness of the controls in place; and
5. the activities of the Compliance function are in place, the Compliance Policy is being applied and the Compliance Plan is being implemented.

Given the nature of Ashdowns's organisational and operational structure, being fully outsourced to a management company, Ashdowns primarily relies on the internal control arrangements of the Insurance Manager.

The Manager shall apply and maintain the agreed internal controls as a normal part of its operational activities. Any failure, or observed weakness identified by the Manager as part of its ongoing activity shall be reported to the Board as soon as is practicable.

The Compliance Function, in the discharge of its duties shall report to the Board as detailed in Ashdowns's Compliance Policy.

The Internal Audit Function will review, evaluate and report on its review of the Internal control System to the Board as outlined in Ashdowns's Internal Audit Policy.

Any relevant findings or recommendations identified by the external auditors during the discharge of their duties shall be reported to the Board in line with standard audit practices, and any such finding shall be considered by the Board together with the recommendations and findings of the Internal Audit Function.

Upon the event of the identification of an internal control weakness or failure, the Board shall decide upon the remedial action or amendment to the applicable internal controls.

The Manager shall be responsible for ensuring that the agreed remedial action or amendments to the Company's Internal Control System are completed. The Managers shall advise the Board of any material impact that the remedial action or amendments have on the overall Internal Control System relative to the overall objectives of this internal control policy.

## **B.5 Internal Audit Function**

The Board acknowledges that the internal controls and system of governance of Ashdowns must be supplemented by an effective Internal Audit Function that independently evaluates the control systems within the Company.

The Internal Audit Function periodically evaluates the adequacy and effectiveness of the internal control system and other elements of the system of governance of Ashdowns.

The Internal Audit Function is required to discharge its duties in line with recognised Internal Audit practices and keep abreast of any developments in relation to these practices.



The Internal Audit Function follows the following steps in undertaking an audit;

- the Internal Audit Function provides a risk-based Audit plan to the Board for its consideration at the beginning of the audit cycle. The plan includes the areas to be covered and related timelines and covers all material aspects of the Company's internal control arrangements within the agreed audit cycle. The audit cycle is agreed with the Board. The Company's current audit cycle is three years;
- the Internal Audit Function performs an evaluation of the internal controls relating to the area under review which consists of two elements;
  - Control Process Design Evaluation: the design and structure of the internal controls are evaluated to assess the adequacy of the controls relative to the inherent risks and the complexity of operations. Any design weaknesses are documented and reported.
  - Control Testing: based on the current controls in place, the Internal Audit Function develops a testing methodology to provide insight into the effectiveness of the current controls. All relevant results and observations are documented and reported.
- the finds resulting from the field work are validated with management / the Board as appropriate.
- an appropriately detailed report including the approach, audit activities, basis for control testing and all findings and recommendations are presented to the Board at least annually. As part of its annual reporting responsibilities, the Internal Audit Function follows up on the status of any action plans developed from previous audits and notes the status of any outstanding recommendations made by the Internal Audit Function.
- based on the findings and recommendations of the Internal Audit Function in the period, the Board, in conjunction with the Internal Audit Function develop action plans to address any internal control weaknesses or failures, which management is responsible for implementing. The status of these Action Plans is reviewed by the Internal Audit Function at least annually with compliance with the recommendations documented.

The scope of internal audit work includes the review of risk management procedures, internal control systems, information systems and governance processes. Audits may range from periodic testing of transactions, best practice reviews, special investigations, appraisals of regulatory requirements to operational reviews and the detection of fraud.

The Internal Audit service derives its authority from the Board. Internal Audit aims to promote effective controls at a reasonable cost.

The Board is responsible for ensuring that the Internal Audit complies with sound internal auditing principles.

In particular, the Board ensures the establishment and renewal of the audit plan, the Internal Audit policy, and other written policies and procedures in respect of Internal Audit. The Internal Audit Function continuously ensures the professional competence and training of the staff and that the necessary resources are available for the function to discharge its duties.

The Internal Audit function reports to and advises the Board on the performance of the internal control system and on the achievement of the Internal Audit functions' objectives. In particular, it informs the Board about the progress of the audit plan. As part of its supervisory tasks the Board reviews the organisation and resources (both in terms of outsourced provider of internal audit services to

Ashdowns and otherwise) of the Internal Audit function, the audit plan, activity reports, and a summary of internal audit's recommendations and the status of their implementation.

## B.6 Actuarial Function

The Actuarial Function is responsible to:

- Coordinate the calculation of technical provisions
- Ensure the appropriateness of the methodologies and underlying models used as well as the assumptions made in the calculation of technical provisions
- Assess the sufficiency and quality of the data used in the calculation of technical provisions
- Compare best estimates against experience
- Inform the Board of the reliability and adequacy of the calculation of technical provisions
- Express an opinion on the overall underwriting policy
- Express an opinion on the adequacy of reinsurance arrangements
- Contributes to the effective implementation of the Risk Management System, in particular with respect to the risk modelling underlying the calculation of the capital requirements and providing adequate input in the ORSA process and SCR calculation.

## B.7 Outsourcing Policy and Principles

Ashdowns has an Outsourcing Policy whose objectives and high level principles are;

- that the risks associated with outsourcing are appropriately managed and that Ashdowns has adequate measures in place to identify, measure, monitor, manage and report these risks in a timely manner as part of the Company's overall risk management system;
- that outsourced service providers will have the appropriate expertise and experience and resources to undertake the outsourced activities to the standards required by Ashdowns;
- that there is no reduction in the Board of Directors' ("the Board"), and where applicable a relevant sub committee's responsibility for, or influence over, key functions of Ashdowns as a result of outsourcing;
- that there is no material impairment of the quality of Ashdowns's System of Governance as a result of outsourcing a key activity or function;
- that Ashdowns's approved policies and procedures are adhered to by the outsourced service provider;
- that there is no material impairment of Ashdowns's ability to fulfil its obligations to stakeholders, nor impede effective supervision by regulators as a result of outsourcing a key activity or function;
- that no material conflicts of interest result from outsourcing a key function or activity;
- that all outsourcing arrangements are supported by appropriately detailed written agreements

The Board is ultimately responsible for the approval of and termination of all outsourcing arrangements of critical or important functions and activities.

The Risk Management Function is responsible for assessing the risks associated with the outsourcing of critical or important functions or activities as part of its overall remit to identify, assess, manage, monitor and report the risks of Ashdowns on an ongoing basis.

### **Outsourcing Approach**

All functions and activities of Ashdowns are eligible to be outsourced provided that the outsourcing objectives are achieved in each instance. A service provider may be an entity from within NSG Group (Internal Outsourcing).

Sub-outsourcing is allowable on the condition that the sub-outsourced service provider satisfies the Service Level Agreements ("SLA") objectives and subject to approval from the Board.

All outsourcing relationships must be governed by written contracts in accordance with the criteria outlined the SLA objectives.

### **Critical/Important Functions and Activities**

Critical or important functions or activities include key functions of Ashdowns's System of Governance and all functions and activities within the Company that are fundamental to carry out its core business.

The Board must decide whether arrangements with third parties are deemed to fall within the scope of the Outsourcing Policy. The provision of services which do not form part Ashdowns's core activities need not be included within the scope of the policy. The key/critical functions of Ashdowns are the Compliance, Risk Management, Actuarial and Internal Audit.

The Board ensures prior to appointment of a service provider that the service provider has checked the fitness and propriety of all persons working on the function or performing the activity.

### **Adherence to Ashdowns policies**

The Board ensures that the outsourced service provider adheres to Ashdowns's policies and that the effectiveness of Ashdowns's system of governance is not lessened or compromised by the outsourcing arrangements.

### **Outsourcing review procedures**

The Board reviews the performance of service providers acting in an outsource capacity on a periodic basis. The results of the review process with results communicated to the Board for consideration.

**Service Level Agreements (SLA)**

All outsourcing arrangements contain a written, legally binding SLA. The SLA must document all components of the outsourcing arrangement between the parties.

The RMF reports to the Board on the assessment of the risks associated with the outsourcing of the various functions as part of the overall risk monitoring and reporting arrangements of Ashdowns as part of the ORSA.

**B.8 Any Other Information****Remuneration of members of the management body**

The Directors representing the shareholder are directly employed by NSG Group.

## Section C: Risk Profile

Ashdowns operates a business model that is supported by a robust risk management framework that ensures risks are well understood and controlled. This is facilitated by systematic quantification of all risks and a culture that promotes the importance of risk management.

Integral to this is a thorough understanding and articulation of Ashdowns's risk exposures. Determining the prevailing risk landscape within Ashdowns allows Management, the Risk Management Function and the Board to assess the appetite for each risk and any emerging risks and to ensure that all are quantifiable and managed consistently with the Company's appetite to risk.

An overview of the key risks associated with the business including an outline of how they are managed is provided below.

### C.1 Underwriting Risk

Underwriting risk is defined as the risk under any one insurance contract which is assessed as the probability that an insured event occurs and the resulting residual impact on Ashdowns. By the very nature of an insurance contract, underwriting risk is fortuitous.

The terms and conditions of the contract set out the bases for the determination of Ashdowns's liability, should the insured event had to occur. The risks underwritten are of an indemnity and benefit nature.

Reserving risk refers to the risk of loss or of adverse change in the value of insurance liabilities due to inadequate reserving assumptions. This mainly concerns the risk of loss from inadequate reserving to cover reported and/or expected claims.

The Board wants to hold sufficient reserves to meet all future claim payments. At least once a year, actuarial consultants are engaging to review the technical provisions of the Company. For claims notified to the Company, specific reserves are determined by professional loss adjusters or persons with suitable and relevant experience based on the individual circumstances of each claim file.

IBNR reserves are calculated on at least an annual basis and are adjusted in relation to the actual claims experience and key market practices, such as inflation. The key metric for the reserve risk is the amount of technical provisions booked in the Company's accounts.

The value of the reserve risk metric will be reported to the Board at each Board meeting. A breach of the risk appetite tolerance limit or this policy will be reported to the Board as soon as possible following a breach of the risk appetite tolerance level or policy, details of corrective measures and their related implementation plan will be submitted to the Board for approval.

Factors that aggravate insurance risk include lack of risk diversification in terms of type and amount of risk and geographical location.

During the ORSA process, Ashdowns performs stress and scenario analysis, which includes any underwriting risk sensitivities. Ashdowns maintained a solvency ratio above 100% for the planning period during the analyses undertaken in 2024.

## C.2. Market Risk

The Company is required, and strictly follows, the prudent person principle to invest the assets used to cover its respective MCRs and SCRs. The prudent person principle defines that the assets must be invested in a manner that a 'prudent person' would – that is that the decisions are generally accepted as being sound for the average person.

Market risk is split into three main categories:

### Concentration Risk

Concentration risk is the potential for a loss in value of an investment portfolio due to the default of an exposure or a movement in the market value. The Company's concentration risk lies within its exposure to Credit Institutions through deposits and NSG Group through a loan. Term Deposits are spread amongst several different credit institutions rendering its portfolio adequately diversified.

### Liquidity Risk

Ashdowns is exposed to Liquidity risk, defined as the inability to access funds when liabilities fall due as a result of nature of investments, failure to efficiently and effectively administer and manage cash flows, inability to access funds in current account due to an unforeseen event at Bank / Credit Institution and liquidity difficulties due to insufficient capital as a result of business performance / regulatory changes.

Ashdowns operates bank accounts and maintains its investments in short-term term deposits together with a loan back to group entity, which is repayable on demand. Ashdowns assesses its liquidity risk on an ongoing basis, including through its ORSA and is satisfied with its liquidity position.

The following policies and procedures are in place to mitigate Ashdowns's exposure to liquidity risk:

- A Company investment policy setting out the assessment and determination of what constitutes liquidity risk for Ashdowns. Compliance with the policy is monitored and exposures and breaches are reported to Ashdowns Board of Directors. The policy is regularly reviewed for pertinence and for changes in the risk environment.
- Set guidelines on asset allocations, portfolio limit structures and maturity profiles of assets, in order to ensure sufficient funding available to meet insurance and investment contracts obligations.

During the year ended 31 March 2025, Ashdowns was not exposed to significant liquidity risk.

### Asset Liability Management ("ALM")

ALM risk is defined as a change in exchange rates which reduce the balance sheet value of investments, creating exchange losses in non-GBP claims payments and other exchange losses, a change in interest rates which reduces investment returns received or a mismatch between assets and liabilities.

The Company's exposures are in GBP and it is therefore not exposed to currency risk.

Timing risk is mitigated through having short term investments, being cash/ term deposits held with credit institutions, and the loan back to group repayable on demand.

The short term nature of investments ensures that funds are readily available for Ashdowns to pay out claims, ensuring the prudent person principle is maintained. The loan back to group also allows for an adequate return to investments.

### C.3 Credit Risk

Credit risk is the risk of decreases in value when counterparties are not capable of fulfilling their obligations or when a change in their credit status takes place. Key areas where Ashdowns is exposed to credit risk are:

- Cash and cash equivalents
- Loans to group companies

Ashdowns places limits on the level of credit risk undertaken from the main categories of financial instruments. These limits also take due consideration of the solvency restrictions imposed by the relevant Regulations. The investment strategy that Ashdowns considers is the credit standing of the counterparty and that control structures are in place to assess and monitor these risk thresholds.

Ashdowns structures the levels of credit risk it accepts by limiting as far as possible its exposure to a single counterparty or groups of counterparties, except for exposures with related group companies. Ashdowns has in place internal control structures to assess and monitor credit exposures and risk thresholds.

Ashdowns's cash is placed with quality financial institutions, thereby reducing the concentration of counterparty credit risk to an acceptable level.

#### Credit exposure

Information on Ashdowns's credit risk exposures can be found in Note 7.1 in the Audited Financial Statements of Ashdowns.

#### Impaired financial assets

For assets to be classified as 'past-due and impaired' contractual payments must be in arrears for more than 90 days. At 31 March 2025, none of Ashdowns's assets are impaired (2024: NIL).

## C.4 Liquidity Risk

Information on Liquidity has been provided under section C.2

## C.5 Operational Risk

Ashdowns is exposed to operational risk through its operational outsourcing relationships, regulatory or legal environments and external events that affect the operation of Ashdowns.

### **Regulatory and Legal risk**

The inadequate compliance with laws, acts, regulations and supervisory requirements would result in potential compliance breach, reputational damage and sanctions. The operations of the Company are closely monitored on a regular basis.

### **Operational Outsourcing risk**

The risk that Ashdowns is adversely affected because its outsourced service providers do not meet their service level agreements. Ashdowns outsources its functions to a number of outsourcing providers that are themselves either regulated or required to follow certain standards, thereby ensuring stability and continuity whilst ensuring adequate skillset. In addition on an annual basis, Ashdowns conducts an assessment of the outsourced service providers.

### **External risk**

The risk that an external event affects the operations of one, or more, of its outsourced providers.

The Board recognises the importance of having reliable business continuity plans in place that ensures the continued operation of Ashdowns with minimum disruption to the business following an unexpected incident. Ashdowns has outsourced the provision of its key functions to third party service providers. As the business does not operate in a competitive environment, it has a reduced exposure to operational risk through loss of business written.

On an annual basis the Compliance Officer requests written confirmation from all its outsourced service providers of the existence of its business continuity plan, that it has been tested and the results of the tests.

## C.6 Other material risks

### **Strategic Risk**

Strategic risk is the risk of loss arising from adverse business decisions, improper implementation of decisions, or lack of responsiveness to industry changes i.e. the risk associated with implementing the wrong strategy or failing to correctly implement the chosen strategy.



The control and monitoring actions/principles underlying the strategic risk management of the Company are:

- Review at least annually the appropriateness of the high level overall objectives for the Company; the major risks facing the Company; the Risk Appetite for each of these major risks identified.
- Ensure the Company Strategy is implemented correctly including approval, review and, monitoring of agreed Key Risk Indicators for the Company.
- Ensure all plans are regularly reviewed to ensure that Risk Tolerances are not exceeded individually or in total.

### **Emerging Risks**

Ashdowns is operating in an always-changing environment, which makes it challenging to anticipate all the risks the Company could face. The Board have decided to allocate capital to Emerging Risks to counter the “unknown unknowns”.

The Risk Management Function provides assistance to the Board in the identification and assessment of new and emerging risks. This is done together with the Risk Register review and whenever the need arises, such as when a new risk emerges which may impact Ashdowns.

## **C.7 Any Other Information**

### **Stress Testing**

The Managers and the Board have assessed various stress scenarios to assess whether Ashdowns continues to meet the SCR and MCR despite having to incur further operational costs and to run the business for longer, deterioration of its technical provisions and deterioration in credit quality of credit institutions at which investments are held and loss of investments due to defaults, fines brought about information security leaks and also drop in own funds due to higher dividend distribution. The Board is of the opinion that the stresses have a very low correlation and are very difficult to materialise.

The Company has undertaken a number of adverse scenario events and it was found that the Company was able to withstand these stresses with no management action required.

#### *Reverse Stress Testing*

The Board, with assistance from the Risk Management function and the Actuarial function, have tested a number of possible scenarios, mostly outside of the 99.5% confidence level required under Solvency II. The Company carried out a reverse stress allowing for an impairment of the loan to group to result in a breach of its MCR cover rate. The Company considers that such an event is remote. The Board receives regular updates on the operations of the Group for monitoring purposes of the loan to Group.

# Section D: Valuation for Solvency Purposes

Assets and liabilities under Solvency II are valued in accordance to the Solvency II Directive. “The primary objective of valuation as set out in Article 75 of Directive 2009/138/EC requires an economic, market-consistent approach to the valuation of assets and liabilities. According to the risk-based approach of Solvency II, when valuing balance sheet items on an economic basis, undertakings need to consider the risks that arise from a particular balance sheet item, using assumptions that market participants would use in valuing the asset or the liability.”

The values of the assets and liabilities in the Audited Financial Statements, have been prepared in compliance with UK GAAP accounting standards (GAAP), have been used with some adjustments as outlined in the following sections. These adjustments are in line with the recommendations in the Technical Specifications.

## D.1 Assets

The following table shows a comparison of asset figures under both Solvency II and GAAP for Ashdowns. A description on the valuation techniques utilised are described below which are consistent for Ashdowns.

Company			
Assets	SII	GAAP	Difference
	GBP	GBP	GBP
Investments	9,208,172	9,000,000	208,172
Loans and mortgages	13,407,941	13,407,941	-
Receivables	-	208,172	(208,172)
Cash and cash equivalents	100,000	100,000	-
Any Other Assets, Not Elsewhere Shown	97,128	97,128	-
<b>Total Assets</b>	<b>22,813,241</b>	<b>22,813,241</b>	<b>-</b>

### Deferred tax assets

No deferred tax asset has been recognised. Taxable losses are surrendered to group entities in line with tax group relief provisions.

## Loans and Mortgages

Loans and mortgages were valued in accordance with Article 8 of the Regulations. These were valued using the cost approach. This is consistent with the valuation approach under GAAP, with the exception that accrued interest on the fixed term deposits amounting to £208,172 is shown as a separate line item under GAAP.

These assets were stressed under the interest rate, spread and concentration risk modules under market risk.

## Cash and cash equivalents

Cash and cash equivalents were valued using the market price of the asset in accordance with Article 8 of the Regulation and is consistent with the valuation approach under GAAP. These have been stressed under the counterparty default risk module. Cash at bank also includes exposures in foreign currencies which are stressed under the currency risk module within market risk.

## Loss absorbing capacity of deferred tax assets under Solvency II

The value of the SCR may be reduced to allow for the loss absorbing capacity of deferred tax assets ("LACDT"). No LACDT has been recognised for March 2025 since it is unlikely that future taxable profits will be made to utilise the LACDT.

## D.2 Technical Provisions

The calculation of Technical Provisions under Solvency II is a major change from IFRS and includes changes to the calculation of and provisions for claims outstanding and provisions for premiums. It also introduces the calculation of a Risk Margin which is not considered under GAAP.

Provisions are calculated as 'best estimate' meaning that they are neither under nor over-estimated, and are also calculated on a discounted cash flow basis, which takes account of the time value of money. It is also required to incorporate a provision for the expenses that would be incurred in running off the business.

### Valuation results

The valuation was carried out together for each line of business. Under Solvency II, the balance sheet is required to be valued on a "best estimate" discounted cash flow basis. This leads to differences in claims provision between GAAP and Solvency II.

The table below sets out the results of the Technical provision under both GAAP and Solvency II basis. The Company's best estimate is solely in respect of Claims Provision. All technical provisions are in respect of General Liability written.

**2025**

Gross and Net Technical Provisions	SII	GAAP	Difference
	GBP	GBP	GBP
<b>Technical provisions - non-life (excluding health)</b>	<b>5,181,690</b>	<b>2,367,707</b>	<b>2,813,983</b>
Best Estimate	4,652,254		
Risk margin	529,436		
<b>Total Gross Technical Provisions</b>	<b>5,181,690</b>	<b>2,367,707</b>	<b>2,813,983</b>

**2024**

Gross and Net Technical Provisions	SII	GAAP	Difference
	GBP	GBP	GBP
<b>Technical provisions - non-life (excluding health)</b>	<b>5,719,749</b>	<b>2,635,337</b>	<b>3,084,412</b>
Best Estimate	5,100,476		
Risk margin	619,273		
<b>Total Gross Technical Provisions</b>	<b>5,719,749</b>	<b>2,635,337</b>	<b>3,084,412</b>

The Solvency II Directive regulation requires the inclusion of “run-off” expenses to be incorporated into the Solvency II calculation. This has been added to the net technical provisions for the Company.

**Claim Provision**

Outstanding claims are projected in line with assumed settlement patterns and discounted using current yield curves to today's value. For SII we must also strip out any margin for uncertainty between the GAAP accounts and the best estimate claims reserve. The best estimate claims reserve is based on the Reserve Review for Ashdowns (based on data as at 31<sup>st</sup> December 2024) performed by BWCI in April 2025.

As can be seen in the table below, there is a difference between the GAAP and SII provisions, primarily due to the run-off expenses. The expenses are relatively large because of the long-tailed run-off pattern of the liabilities.

Technical Provisions as at 31/03/2025 - Expired Risk		
Gross claims outstanding		GAAP Solvency II
Outstanding claims		2,367,707
<i>SII Adj</i>	Adjustment to Best Estimate	706,883
	Run-off expenses allocated	3,684,336
	Discount Factor	-2,106,672
Claims Provision under Solvency II		4,652,254

#### Asbestos Related Disease Claims

The Company's actuaries have determined the IBNR reserve for Asbestos by projecting the expected number of non-zero claims and the average cost per claim to determine the expected total claim amounts payable in each future year, allowing for inflation. They have considered an average of Ashdowns' claims experience to determine the expected number of non-zero claims and the average cost per claim for financial year 2025/26. The assumed future claims emergence pattern has been based on general industry experience from the UK Asbestos Working Party's paper entitled "UK Asbestos Working Party updated 2020" (the "2020 AWP Paper"). They have included an additional provision for the three months unexpired for notification year 2024/25.

The total loss reserve has been determined as the sum of the IBNR reserve and the outstanding claims reserve.

The method used to determine the total loss reserve and the IBNR reserve is generally the same as last year, but the actuaries updated the assumptions to take account of the latest claims experience.

The method used to determine incurred claims has been updated by actuaries to apply an inflation adjustment only to the paid claims, as the current outstanding claims reserves reflect reasonable expectations of future inflation.

Asbestos-related claims cover a range of different illnesses and conditions, such as asbestosis, mesothelioma, pleural plaques and asbestos-related lung cancer. In theory it would be possible to consider projections for each category separately, since the latency period and claims size may be significantly different for each category. However, since Ashdowns is only a small insurance company, the actuaries do not have sufficient claims experience data to carry out a more detailed analysis. Therefore, they have continued to project all asbestos-related claims as a whole.

#### Non-Asbestos Related Disease Claims

Non-asbestos related disease claims include Noise Induced Hearing Loss ("NIHL"), Vibration White Finger ("VWF")/Hand Arm Vibration Syndrome ("HAVS") and other.

#### Noise Induced Hearing Loss ("NIHL") Claims

The Company's actuaries have determined the IBNR reserve for NIHL by projecting the expected number of non-zero claims and the average cost per claim to determine the expected total claim amounts payable in each future year, allowing for inflation. They have considered an average of Ashdowns' claims experience to determine the expected number of non-zero claims and the average cost per claim for financial year 2024/25. They have kept the same assumed future claims emergence

pattern from our previous review. They have included an additional provision for the three months unexpired for notification year 2024/25.

The total loss reserve has been determined as the sum of the IBNR reserve and the outstanding claims reserve.

The method used to determine the total loss reserve and the IBNR reserve is generally the same as last year, but the actuaries have moved to projecting the number of expected claims and the expected claim amounts (allowing for inflation) separately, compared to their previous method of projecting the expected total claim amounts payable in each future year. They have also updated the assumptions to take account of the latest claims experience.

The method used to determine incurred claims has been updated by actuaries to apply an inflation adjustment only to the paid claims, as the current outstanding claims reserves reflect reasonable expectations of future inflation.

#### *Vibration White Finger ("VWF")/Hand Arm Vibration Syndrome ("HAVS") Claims*

There have been no new claims notified since 2010/11, and there are no outstanding claims reserves. Therefore, consistent with last year, it would not be appropriate, in the actuaries' view, to hold any IBNR reserve for VWF/HAVS claims.

#### *Settlement Agreement*

As explained in the Business and Performance section, the Company has been successful in litigation which resulted in a "Settlement Agreement". The Settlement Agreement does not have any impact on the emergence of claims as it does not affect the reporting of claims by claimants. Instead, it is a defined allocation of liability between parties once the claim has been reported. The calculation of the best estimate has been updated to reflect Ashdowns' exposure after the correct allocation of liability.

#### *Range of Possible Outcomes*

Due to the significant volatility in past claims experience and the uncertainty associated with the future emergence of claims, the Company's actuaries have taken a pragmatic approach to illustrating the range of possible outcomes. The IBNR setting for diseases exposures contains significant uncertainty. IBNR accounts for development (positive or negative) in the current incurred position arising from both the reporting of new claims and the revision in case estimates for existing claims. Ashdowns' reserving actuaries have provided an IBNR range, which seeks to allow for the uncertainty inherent in actuarial modelling including, but not limited to, random error, model error and parameter error. For all types of industrial related disease claims there is an assumed 50% increase or decrease in the total loss reserve. This illustrates a reasonable range of best estimate.

The Actuarial Function assesses annually the sensitivity of its estimate of the Company's unpaid claim liabilities of varying the key assumptions underlying its analysis. Given the nature of the Company's exposures, the key assumptions underlying the actuarial analysis are subject to a range of reasonable interpretations.

#### *Key Assumptions*

Outstanding claims are projected in line with assumed settlement patterns and discounted using current yield curves to today's value. Under GAAP, the Company does not reserve at the best

estimate reserves. Additional reserves are included in the SII balance sheet of Ashdowns in order to reserve at the best estimate.

The difference between GAAP and SII valuation is due to the following reasons:

- an actuarial analysis was carried out at 31 March 2025 (based on data as at 31 December 2024). While the values used for SII are the best estimate, the GAAP valuation is taken at the best estimate allowing for discounting,
- addition of run-off expenses for claims,

Yields have risen globally over the past year and the level of discount applied is no longer close to zero as it was for the previous several years. The settlement patterns above are based on the Review for Ashdowns performed by BWCI in April 2025. The claims development patterns have been calculated using future benefits cashflows and are key to determining the level of expenses that are run off in line with the claims and premium provisions and are shown on the table below.

Year	% of Total Payment
1	13%
2	9%
3	9%
4	8%
5	7%
6	7%
7	6%
8	6%
9	5%
10	4%
11	4%
12	3%
13	3%
14	2%
15	2%
16	2%
17	1%
18	1%
19	1%
20	8%

### Premium Provision

Due to the captive being in run-off and no new business being written, there is no premium provision under both GAAP and Solvency II.

### Risk Margin

A significant difference in calculating SII technical provisions is that it also requires the inclusion of a risk margin in the best estimate liabilities. This is a function of the SCR and is calculated to be £529K.

Whilst liabilities under SII are measured at best estimate, these are inherently uncertain, and the Risk Margin provides a buffer to ensure liabilities are valued at fair value. It can also be described as the amount that an external party would require above the best estimate liabilities to take over and meet the obligations.

It is calculated by determining the cost of providing an amount of capital equal to the SCR necessary to support the obligations over their lifetime.

The calculation involves approximating the SCR for each future year and then valuing the risk margin on a discounted cashflow basis.

### Uncertainties in the value of Technical Provisions

The key assumptions that may impact the Technical Provisions are detailed below along with our comments regarding the materiality of these assumptions.

- **Settlement period:** All lines of business are currently in run-off, but the liabilities are expected to have a very long run off period, with settlements continuing for approx. 40 and 20 years for asbestos and NIHL claims respectively.
- **Expenses:** The total expense involved in the operation of the captive.

Due to the long run-off period, any change in the above-mentioned assumptions, would lead to a material change to the technical provisions.

### Matching Adjustments, Volatility Adjustments and Transitional Measures

The Company has no matching adjustments, volatility adjustments or transitional measures as at the reporting period.

## D.3 Other Liabilities

Financial liabilities are recognised when Ashdowns become a party to the contractual provisions of the instrument. Financial liabilities are classified according to the substance of the contractual arrangement entered into.

Company			
Other Liabilities	SII	GAAP	Difference
	GBP	GBP	GBP
Payables	6,623	6,623	-
Any other liabilities, not elsewhere shown	11,040	11,040	-
<b>Total Other Liabilities</b>	<b>17,663</b>	<b>17,663</b>	-

All other liabilities have been valued using the cost approach as this approximates the fair value of the liabilities. This is in accordance with Article 8 of the Regulation and is consistent with the value approach taken under IFRS.



## **D.4 Alternative valuation methods**

No alternative valuation methods have been utilised by the Ashdowns.

## **D.5 Any other Information**

### **Data Quality**

Given that Ashdowns utilises the Solvency II Standard Formula, the integrity of the model is validated by the Actuarial Function. All data pertaining to the calculations is managed, monitored and controlled by the Insurance Manager in conjunction with the Actuarial Function. There are no data deficiencies noted in the calculation and valuation of Technical provisions for Solvency II purposes.

### **Any other disclosures**

There is no other material information regarding the valuation of assets and liabilities for solvency purposes that has not already been disclosed above.

# Section E: Capital Management

## Capital Management

The Company's capital is managed to ensure that all regulatory requirements in relation to capital levels maintained are satisfied. To achieve this objective the following capital requirements are adhered to:

- The Solvency Capital Requirement (SCR) calculation
- The Minimum Capital Requirements (MCR) calculation

The Board ensures that the higher of these two capital requirement assessments shall be maintained. Secondary to fulfilling the Company's regulatory requirements as described above, the Board aim to maximize the employment of capital, subject to the conditions imposed by the Company's investment policy.

The Board formally reviews the utilisation of the Company's capital and the overall effectiveness of its capital management policy at least annually.

## E. 1 Own Funds

### Quality of Capital

The Company aims to ensure that its 'own funds' consists of the appropriate mix of 'tier 1', 'tier 2' and 'tier 3' (including ancillary own funds) capital. However as far as possible the Company will aim to have tier 1 capital. The Company's own funds shall take the form of;

- a. Ordinary Share Capital
- b. Retained Earnings
- c. Capital injections from Group
- d. Shareholders' contribution
- e. Unpaid and uncalled Share Capital
- f. Any other capital admissible under the above insurance rules

The Company utilised a 3 year planning period.

The following table analyses the movement of Capital between Tiers between 2025 and 2024:

Company					
	Tier 1		Total Own Funds		Movement
	2025	2024	2025	2024	
	GBP	GBP	GBP	GBP	GBP
Ordinary share capital	250,000	250,000	250,000	250,000	-
Reconciliation reserve	17,363,888	16,075,066	17,363,888	16,075,066	1,288,822
<b>Total Own Funds</b>	<b>17,613,888</b>	<b>16,325,066</b>	<b>17,613,888</b>	<b>16,325,066</b>	<b>1,288,822</b>

Total own funds are utilised to cover the SCR for the Company. Only Tier 1 Capital is utilised to cover the MCR for the Company.

#### *Tier 1 Capital*

Tier 1 Capital is made up of paid-in ordinary share capital and reconciliation reserve. This is of the highest quality, unsubordinated and permanent. The paid-in ordinary share capital amounted to £250,000 in 2025, which has remained the same from 2024.

The reconciliation reserve is made up of the following:

Company		
Reconciliation Reserve		
	2025	2024
	GBP	GBP
<b>Solvency II Excess of Assets over Liabilities</b>	17,613,888	16,325,066
<b>Other Basic Own Funds Items</b>	250,000	250,000
<b>Reconciliation reserve</b>	<b>17,363,888</b>	<b>16,075,066</b>

As the Company is in run-off, volatility within the reconciliation reserve may arise in cases where the Company is required to revisit its best estimate calculations. The risk is managed through its asset liability management policy.

The following table provides a reconciliation between the Solvency II Own Funds and the Total Equity as per GAAP:

Company		
Reconciliation of Own Funds to Equity in the GAAP Balance Sheet		
	2025	2024
	GBP	GBP
<b>Solvency II Excess of Assets over Liabilities</b>	17,613,888	16,325,066
<b>Items not recognised under GAAP:</b>		
Risk margin	529,436	619,273
<b>Changes in valuation due to Best estimate:</b>		
Non Life (excluding Health)	2,284,547	2,465,139
<b>Total Equity as per GAAP</b>	<b>20,427,871</b>	<b>19,409,478</b>

The difference between the Company's equity as shown in its audited financial statements and the excess of assets over liabilities as calculated for solvency purposes is:

- the difference between the technical provisions calculated in accordance with the Solvency II requirements and GAAP

### Capital Shortfalls

The Board is confident that in the event of a capital shortfall that the NSG Group, in response to a justified request for a capital injection, will take the necessary action to ensure that the Company's regulatory capital requirements are met.

In the unforeseen event that the Company faces insufficient levels of Capital to meet its regulatory requirements, the Board shall investigate alternative measures to realign the business plan with its capital base. These measures shall include de risking, amendments to underwriting and risk retention strategy, amendment to pricing strategy and, if necessary, to request additional capital from the parent.

The Company has the following components of own funds as at 31<sup>st</sup> March 2025: Tier 1 basic own funds; ordinary share capital, and retained earnings.

The Company's ordinary shares have full voting, dividend and capital distribution (including on winding up) rights; they do not confer any rights of redemption.

No deductions are applied to own funds and there are no significant restrictions affecting their availability and transferability. The SCR was calculated using the standard formula.

## E. 2 SCR and MCR

### Solvency Capital Requirement Coverage

The Company use EIOPA's Solvency II Standard Formula. It does not use Company specific parameters. Simplified calculations are used in computing spread risk within the Market Risk Module in accordance with Article 104 of the regulations. Furthermore, they do not make use of any capital add-ons.

The MCR was calculated in accordance with the Commission Delegated Regulation. The Annual Reporting Template IR.28.01.01, in annex to this document, shows the net best estimates and net written premiums for the year 2025 per line of business utilised in the calculation of the Linear MCR. The Absolute Floor as from the current year is set at £3.5million (2024: £3.49million equivalent to €4million converted using the rate of exchange of 0.87366).

The SCR and MCR are calculated on the basis of the eligible own funds.

The table below sets out the Company's Pillar 1 capital position as at 31<sup>st</sup> March 2025:

Basic SCR	2025	2024
	GBP	GBP
Market Risk	9,619,954	9,151,370
Counterparty Default Risk	6,707	6,707
Non-Life UW Risk	1,535,244	1,683,157
Diversification Benefit	(1,046,195)	(1,129,169)
	10,115,709	9,712,065

SCR	2025	2024
	GBP	GBP
Basic SCR	10,115,709	9,712,065
Operational Risk	139,568	153,014
LACDT	-	-
	10,255,277	9,865,079

### Material movements in the SCR and MCR

The Company's Basic SCR has increased by £403,644. The main change in the SCR is resulting from

- 1) A decrease in the Non-Life Underwriting Risk Module. This is due to a decrease in the best estimate claims provision and risk margin since the previous financial year end;
- 2) Other changes to the SCR are not considered material.

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

Duration-based equity risk sub-module is not used in the Company's SCR calculation.

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

The Company uses solely the standard formula for its solvency capital requirement calculation.

### **E. 5 Non Compliance with MCR and SCR during the period**

The Company was compliant at all times with the MCR and SCR requirements during the reporting period.

### **E. 6 Any Other Information**

#### **Results of the ORSA Process**

The Board assessed the Own funds of Ashdowns and compared these to the ORSA Own Solvency Needs and the SCR Requirements. The Company was found to be solvent, having enough funds to cover for both the ORSA Own Solvency Needs and the SCR under a number of stress scenarios and over its business planning horizon of 3 years.

#### **Any other disclosures**

There is no other material information for solvency purposes that has not already been disclosed above.