

Atlas Insurance PCC Limited

**ANNUAL REPORT &
AUDITED FINANCIAL
STATEMENTS**

2021





OUR VISION

The Atlas Group will be recognised as trusted, long term suppliers of insurance and financial services in Malta and overseas and will provide security and value to all stakeholders with a purpose beyond profit.



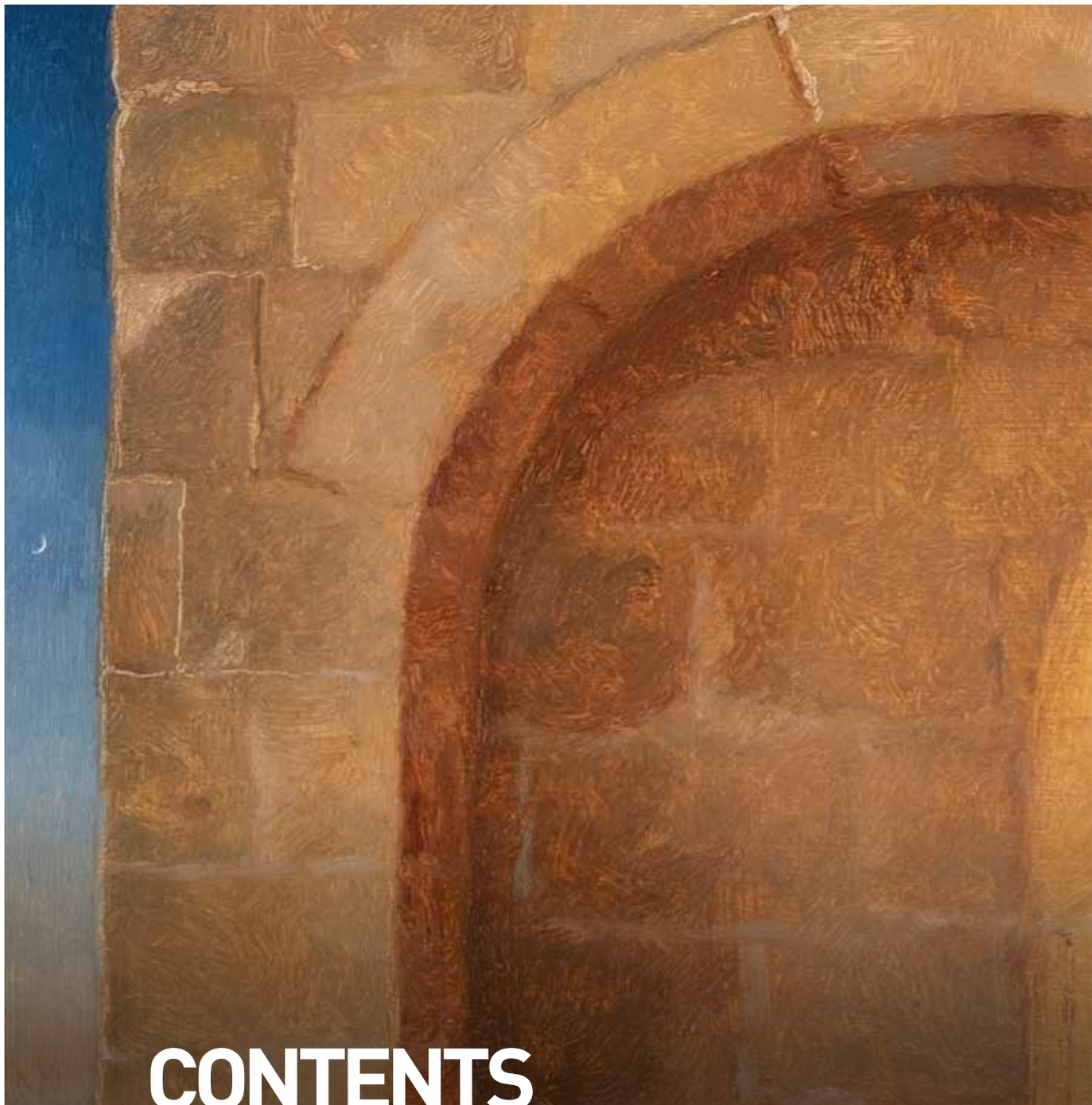
OUR MISSION

Atlas fosters a respectful environment between staff, clients, intermediaries and suppliers that empowers our people to build on their skills and training to develop and provide innovative, personalised, top quality products while ensuring the consistent delivery of our service promise to exceed our clients' expectations.



OUR CORE VALUES

- Creating value for all stakeholders
- Empowerment and innovation
- Commitment to service
- Passion
- Respect



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INVESTING IN
CAPABILITY HAS
IMPORTANT
MULTIPLIER EFFECTS
FOR OUR BUSINESS
AND OUR CUSTOMERS

The Company once again delivered a strong financial performance in 2021 while making major strides in executing our strategic transformation. The health crisis caused by the coronavirus has affected all of us and the society in which we live. However we can confidently state that we have supported both our clients and our staff while ensuring that we enhance shareholder value.

ECONOMIC ENVIRONMENT

The economic outlook presents both ongoing challenges and opportunities for our Company, as the coronavirus continued to hamper economic activity during 2021. Malta's economy bounced back in 2021 following the shrinkage it experienced in 2020. The gross domestic product in real terms increased by 9.4%. The rate of inflation was 2.6% during 2021, compared to 0.2% in 2020.

Gross value added in financial and insurance activities increased by 4.4% and over a five-year period increased by 45.6%. Employees' compensation in this sector increased by 6%, compared to a national average increase of 7%. Labour Force Survey data shows that 16,145 persons were working in this sector at the end of 2021 increasing from 14,924 the previous year. These are all indications of a fairly vibrant sector.

FINANCIAL RESULTS

Total written premiums underwritten by the Company amounted to over €78 million in 2021, an increase of €13 million over those written in 2020. Of these, €46 million were underwritten by the Core, an increase of €4 million from the previous year. The balance on the technical account of the Core was €6.4 million. Investment income including rental income from investment properties was €3.5 million, despite the volatile market environment. Profit before tax generated by the Core was €7.9 million. Total aggregate profit before tax of the Company amounted to €8.1 million. Earnings per share for the Core shareholders stood at €1.08 in 2021. Total aggregate net assets increased to €52.4 million.

Dividends amounting to €2.7 million were paid to the Core shareholders in 2021. An interim dividend was proposed by the Board of Directors and paid to the Core shareholders amounting to €1 million in March 2022 and at the forthcoming Annual General Meeting, a final dividend of €1.0 million after tax is being proposed by the directors to the Core shareholders. Interim dividends to cell shareholders were also paid during 2021 amounting to €4.1 million.

The total assets of the Company reached €139.9 million and the balance sheet continues to show high levels of capital surplus over regulatory requirements. The solvency ratio for the core stood at 2.61 times the solvency capital requirement as on 31 December 2021 compared to 2.76 times the requirement in 2020.

MANAGEMENT AND STAFF

Our management and staff have worked with enthusiasm to meet our customers' and shareholders' expectations. We know investing in capability has important multiplier effects for our business and our customers. Fostering a culture of excellence, trust and transparency empowers us to support customers, manage risk and develop talent.

On behalf of the Board, I thank the Atlas team ably led by the CEO, Matthew von Brockdorff, for their efforts and the results it has delivered, in spite of the challenges posed by the coronavirus. It is the commitment and dedication from everyone that enables us to succeed.

BOARD OF DIRECTORS

Last year we have embarked on a succession planning process at Board level. At this forthcoming annual general meeting, Franco Azzopardi, who has been a director since 2012, is stepping down. His role as Audit Committee Chair shall be taken over by Karen Pace.. Succession planning is ongoing to ensure that we have the right balance of skills and experience within the Board.

Non-Executive Directors continue to chair five committees, which were set up to enhance the corporate governance structure. The board's communication with the Company's senior management team is of paramount importance. For this reason there is a frequent exchange of ideas in the formulation of the Company's business strategy and budget and the adoption of the appropriate risk appetite parameters as well as the Own Risks and Solvency Assessment (ORSA), the Solvency and Financial Condition Report (SFCR), the Regulatory Solvency Report (RSR) and the review of the Actuarial Function Report. Members of the Executive Committee also take an active part in the meetings of the Board Committees.

At each year end, the Board undertakes an evaluation of the performance of the Board and its Committees. This enables us to examine our progress against our plans and our collective effectiveness. We also seek to enhance our knowledge through training sessions on key aspects pertaining to the Board's responsibilities.

The Corporate Governance Statement in the Annual Report details our approach to governance in practice, mindful of the requirements of the regulatory authorities.

TRANSFORMING ATLAS INTO A MORE SUSTAINABLE BUSINESS

We have continued to operate in the belief that the long-term sustainability of Atlas is tied to much more than the health of our balance sheet or financial performance. As stakeholders have come to value the holistic performance of businesses across important environmental, social and governance (ESG) measures, we too are making changes which reflect our proven leadership.

The Board is determined to continue building sustainable value for our shareholders by maintaining our focus on delivering continued improvement in our results whilst simultaneously investing in the transformation required to serve our customers and operate effectively in a digital world. We are committed to continue to develop Atlas into a successful and sustainable Group we can all be proud of. During the period under review, the Risk and Compliance Committee has had its scope widened to cover the oversight of the ESG strategy of the Group.

SUPPORTING MALTESE SOCIETY

During 2021, our Community Involvement efforts continued with a number of contributions in new areas, still relating to our primary focusses of health, sport and wellness as well as new ones focussing on environmental issues which our stakeholders increasingly support.

Our relatively major involvements with Melita FC and the Malta Sports Journalists Association for the Atlas Youth Athlete of the month continue. We continue to value the promotion of sport and exercise, particularly among youth as one of the areas where we can make a major difference also in Malta's sustainable development journey.

There are two other major areas of note where Atlas contributed in the area of Health and Wellness. The first is the sponsorship of the Malta Chamber Health and Wellness Committee where a number of activities were held as well as a number of policy papers finalised on behalf of the Chamber. The Company invited its clients as well as Chamber members to a number of events including one on the Benefits of Corporate Wellness Programmes, Managing Health and Safety Risks and a webinar on Change and Transitional Leadership to mark Mental Health month during which the company organised several activities for clients and staff. The second area is the support of Hospice Malta towards the completion of the St Michael Hospice Project which will include a new palliative care centre including sixteen bedrooms. We can also mention our support for the Malta Society of the Blind and our support to Foodbank Lifeline Foundation Malta as well as JAYE Malta Foundation.

In the area of environmental sustainability, we make every effort to include our staff in the projects we support and, this year, we started to plant some of the seedlings we sponsored through the Saggjar project in a number of areas of our islands. Atlas' wellness programme stresses the importance of environmental awareness and the contribution of our Company to increasing Malta's environmental sustainability and awareness. Atlas staff took part in two clean-up events collecting significant amounts of plastic and other debris to reduce sea pollution and safeguard marine flora and fauna. Atlas further supports voluntary work done by our staff by giving each staff member two extra leave days specifically for volunteering.

Atlas continues to support the arts and culture industry which has suffered particularly during the coronavirus period. Last year we co-sponsored the APS Summer Festival which showcased a variety of performing and visual artists in Malta. Besides this, we supported a number of fine art exhibitions, produced another Atlas calendar featuring a local fine artist and continued to support Fondazzjoni Patrimonju Malti in a number of ways.

OUTLOOK

Our advantages and market opportunities lie in exploiting our leading edge, the strength of our purpose, and commitment to our customers. These are core to our very being. It is important to state that regardless of any change we make to our business, our values, strategy and customer commitment will remain at the centre of every decision we make for the benefit of all our stakeholders. I thank the shareholders for the trust that they have continued to show the Board and for the support they give us.



Lawrence Zammit
Chairperson





OUR GROWTH
TRAJECTORY
CONTINUES AND
THE RESULTS
OF OUR DIGITAL
TRANSFORMATION
PROJECT ARE
MATERIALIZING

The year under review has been a positive one for Atlas. We feel we have been able to weather the coronavirus storm and keep our ship sailing for our various stakeholders. Our robust business continuity processes have been proven time and again over the past two years. We are determined to retain the advantages and advances we have incorporated in our new ways of working, making our work processes better for our clients and for our staff members too.

FINANCIAL RESULTS

The total gross written premium, for both local risks underwritten by the Core and Cell risks based overseas, amounted to over €78 million. Our premium income in the Core grew by 9.4% to €46 million and that of the cells increased by 39.3% to €32.3 million. The net profit before tax on the Core amounted to €7.9 million. Core shareholder equity grew by 6.5% to €41.2 million.

TEAMATLAS: PEOPLE WE CAN TRUST

In this year of transition, of hope and despair, of delta and omicron, our team again rose to the occasion and produced excellent results. We also evolved in many ways including the continuation of hybrid work and have surpassed expectations in results achieved. We have continued along the road to adopting Agile work practices and have challenged people at all levels to review the way they operate and interact, whilst working with new IT systems.

We have examined what work means to millennials and Gen Z and are working hard to create an environment which will attract the best talent and create challenging meaningful work. We believe in work where success and personal development rub shoulders with work-life balance and purpose. Our training programme has been developed on many levels, challenging ourselves to be a true learning organisation to be able to always offer the best in customer experience. We encourage our people to regularly reflect on how they work and collaborate to achieve our goals through training, coaching, and facilitation. We are helping our leaders be more facilitative than directive, to nurture and empower our teams and talent. Agility helps increase our speed and ability to try different ways to achieve our goals or react to external and internal changes, improving the number of successes.

We implemented a Dress Appropriately dress code and have consigned uniforms to the past, preferring to embrace our individuality and diversity which brings so much to the table. We are also pleased to say that we are getting closer to gender balance and women constitute 35% of management, surpassing the national average of 28%. We pledge to continue to work towards better balance and inclusion in all aspects of diversity.

As we know, Maltese employers are beset by a very concerning local labour shortage (the national unemployment rate in December 2021 was 3.4%) also reflecting the global trend to much higher job mobility. In the last half of 2021, we saw staff turnover start to rise again after the low rates we experienced during the height of the pandemic. This has of course had significant effect on many aspects of our business, especially resourcing.

In spite of the situation and a high level of screen burnout, we managed to hold several online events for staff and even to hold one of our much loved (in-person) Atlas quizzes in the nick of time during a lull in COVID. We also started a new initiative of an Atlas Wellbeing Hiking Club which has become a favoured regular event where staff, family and friends can meet face to face in our beautiful countryside. We very much look forward to the resumption of our social activities in 2022, during which our staff will also take part in training and events related to our ESG initiatives.

WE STRIVE TO KEEP
OUR POSITION AS THE
LEADING INSURER IN
CUSTOMER EXPERIENCE
IN THE MALTESE
ISLANDS.

CUSTOMER AND BUSINESS FOCUS

We strive to keep our position as the leading insurer in customer experience in the Maltese Islands. We are proud that the customer experience market surveys we commissioned confirm we maintain the highest Net Promoter Score, that is highest scores for customers that would recommend Atlas in the market.

Atlas strives to be an agile organisation committed to rapid continuous learning and self-improvement to reach our desired outcomes. We strive to be close to our clients through a variety of channels and during 2021 we opened a new branch in B'Kara and introduced Lava Rewards to our client base. A new branch in Naxxar is also set to open in the coming months.

We began scaling the adoption of our new technology. We were the first local insurer to launch travel insurance extended with cover for coronavirus in response to customer needs. It demonstrated our ability to rapidly configure new digital-first self-servable products with fully automated documentation and processing.

Our agility and customer experience focus was recognised by Salesforce.com, which published a success story on Atlas and continues to use us as a reference for their multinational insurer customers across the globe.

Our customer experience, simplification and design teams, with feedback from our customers, intermediaries and partners, have paved the way for further exciting developments, which we look forward to announcing in 2022.

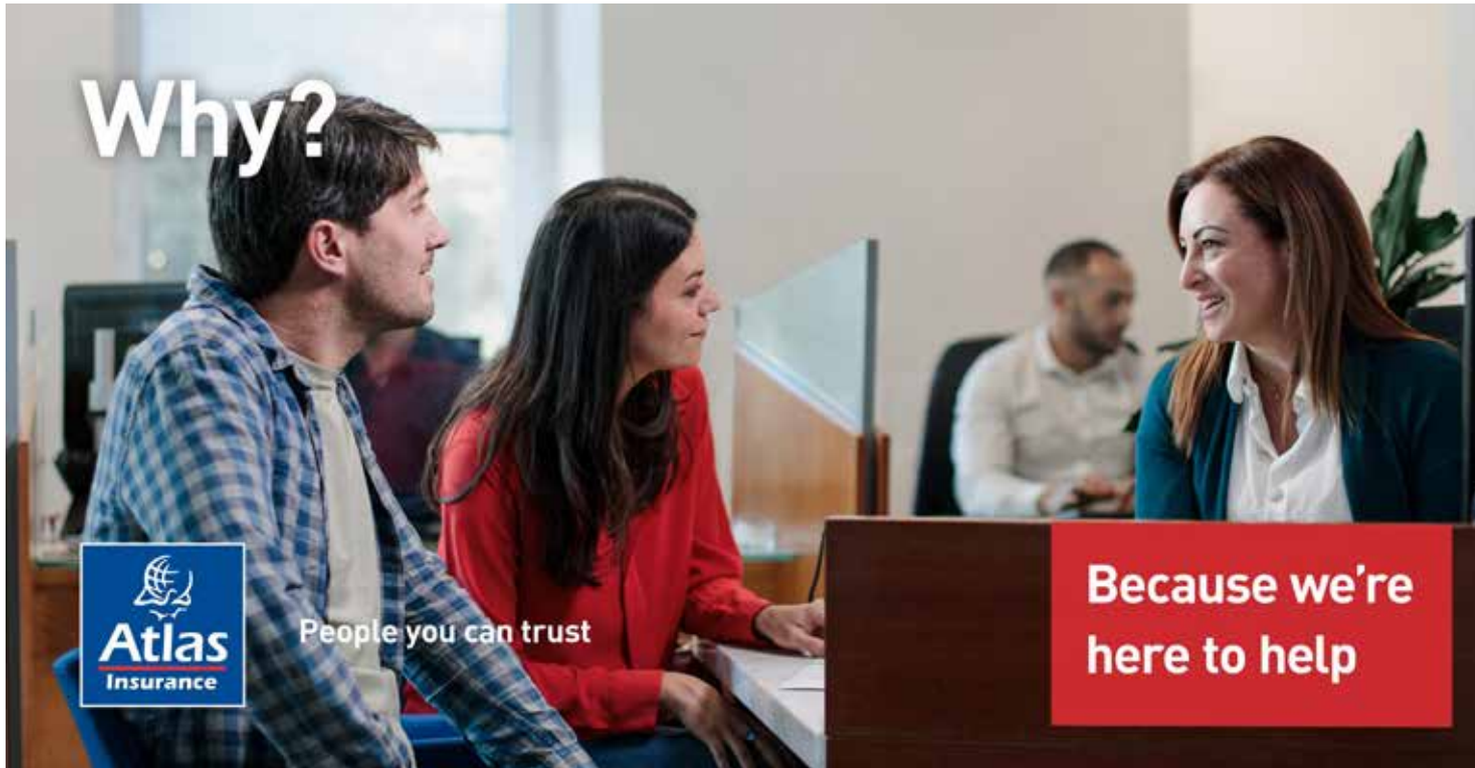
INTERNATIONAL BUSINESS

Atlas actively writes business in the UK and in most EU countries through the protected cells it hosts.

Globally, insurance and reinsurance premiums continued to rise. Whilst we avoided placing such increases on our local customers, market factors created an opportunity to increase our international business.

The Griffin Cell and the newly licenced Blevins Franks Cell commenced writing new business, whilst the PerfectHome Cell was unwound. We expect other cell assessment engagements started in 2021 to be licenced in 2022.

In addition to the cells we directly host and manage, we also host cells for clients of various leading global captive insurance managers who recognise our independence and expertise. We are helping remove the barriers to entry for captives and insurance start-ups, continuously fostering innovation.



Leveraging our international business resources, we started to insure EU risks of a global client through our core. The cover commenced at the beginning of 2022 and is a pilot for risks outside Malta in response to changing market conditions.

ESG

I am pleased to report that during 2021 we invested in concretising our strategic direction in the area of environmental, social, and governance (ESG). We set Key Results for our main objectives in this area to work towards as well as setting in motion several worthwhile initiatives. Of note is the investment in training of all staff in this area, engaging of consultants to support the strategic development areas as well developing policy in various wide ranging areas including purchasing, property management and events organisation. We also measured our carbon footprint which will be the foundation of our working towards our carbon neutral strategy. We are building a governance framework to facilitate an increased fund to support community involvement initiatives and we are also developing our strategy towards investing in sustainable securities. The Risk and Compliance board committee has been delegated the responsibility for overseeing of this area.

OUTLOOK 2022

I cannot fail to mention the developments of the Ukraine crisis. Besides the tragic humanitarian emergency, the impact on the economy and particularly the financial markets could be material if the crisis is prolonged.

In the meantime our strong focus on prudent underwriting and a strong solvency ratio should sustain our ambitious forecasts for 2022 and beyond. Our growth trajectory continues and the results of our digital transformation project are materializing. For all this I must thank all our stakeholders including our enthusiastic and committed staff members, distributors who support us, as well as the board of directors which continues to provide us with wisdom, challenge and direction.

Matthew von Brockdorff
Managing Director and CEO



BOARD OF DIRECTORS

FROM LEFT TO RIGHT

MICHAEL GATT

FRANCO AZZOPARDI

LAWRENCE ZAMMIT

CATHERINE CALLEJA

PHILIP MICALLEF

MATTHEW VON BROCKDORFF

KAREN PACE

ANDRÉ CAMILLERI

FRANCO AZZOPARDI, a Certified Public Accountant with a UK post-graduate MSc in Finance, spent twenty-seven years working in public practice, ten of which with Deloitte Haskins and Sells both in Malta and Italy, and later in a professional service firm he co-founded. In 2007 he decided to exit the firm to contribute more towards the strategic direction of boards of directors. He is today a professional director and a registered fellow member of the UK Institute of Directors. His portfolio includes directorships on Boards, Audit Committees, and Risk and Compliance Committees of both listed and private companies in various sectors including banking, payments, insurance, and logistics. He is also CEO of the leading logistics company in Malta. He served on the Council of the Malta Institute of Accountants and also served for two years as President.

CATHERINE CALLEJA is an Executive Director and Company Secretary of Atlas Insurance PCC Limited. She is Managing Director of Atlas Healthcare Insurance Agency, a subsidiary of Atlas Insurance and also a director of Atlas Holdings Limited, Jesmond Mizzi Financial Advisors Limited and Eagle Star (Malta) Limited. She is an Associate of the Chartered Insurance Institute and graduated in business management from the University of Malta. She is a past president and Council Member of the Malta Insurance Association and sits on the Council of the Malta Chamber of Commerce, Enterprise and Industry. She also currently chairs the Health and Wellness thematic group at the Malta Chamber and is a Visiting Lecturer at the Department of Insurance and Risk Management at the University of Malta.

ANDRÉ CAMILLERI graduated in law and economics in Malta and Milan, Italy. He worked with Saudi Aramco in The Netherlands, Brazil and South Korea. In Malta, he worked at the Attorney General's Office, was General Manager of the Malta Development Corporation, Chief Executive of the Malta Financial Services Centre, Pro-Chancellor of the University of Malta, Company Secretary at Simonds Farsons Cisk plc and Chairperson and board member of a number of companies and public corporations. From 2002 to 2014 he served as the Director General of the Malta Financial Services Authority. He is currently a member of the ECB's Administrative Board of Review.

MICHAEL GATT is a non-executive director, after having retired from his position as Managing Director and CEO in 2020. He has worked within the insurance industry for over forty years. He currently chairs the boards of Ivalife Insurance Limited and Jesmond Mizzi Financial Advisors Limited and is also a director of Assikura Insurance Brokers PCC Ltd and SRS Management Europe PCC Ltd. He also sits on the board of private companies operating both in Malta and the EU.

MATTHEW VON BROCKDORFF, is a fellow of the Chartered Insurance Institute, working in insurance since 1987. He is the Managing Director and Chief Executive Officer of Atlas Group and Atlas Insurance PCC Ltd. He is also director of Atlas Holdings Ltd, Atlas Healthcare Insurance Agency Ltd, Eagle Star Malta Limited and Jesmond Mizzi Financial Advisors Ltd. He is a past president of the Malta Insurance Association and of the Rotary Club La Valette Malta, a board member of JAYE Malta and a member of the Executive Board of Fondazzjoni Patrimonju Malti.

LAWRENCE ZAMMIT is a Founding Partner and a Director of MISCO. At MISCO he serves as a consultant on HR matters to a number of business organisations across a range of economic sectors. He set up the marketing and opinion research unit of MISCO and delivers training programmes on strategic leadership and marketing issues. He also has direct hands on experience in leading organisations, serving and having served on the Board of Directors of a number of Companies and Public Corporations. Lawrence is also the Chairperson of the Board of Atlas Holdings Limited. He is a Fellow of the Chartered Institute of Marketing and a member of ESOMAR

PHILIP MICALLEF holds a Bachelor's degree in electrical engineering and an MBA and has worked in various senior positions both in private and public sectors in Malta and abroad. He started his career with Olivetti in Italy, Switzerland and Spain and some of the positions he held include Director Global Customer Service France Telecom, CEO Malta Enterprise, CEO Melita Cable, Executive Chairperson Malta Communications Authority, Chief Executive Bermuda Telecom Regulatory Authority and CEO Air Malta.

KAREN PACE is a Certified Public Accountant and holds a Practising Certificate in Auditing in Malta. Ms Pace graduated as an Accountant in Malta in 2001 and practised in the audit function within the Deloitte professional network in Malta, Luxembourg and New York for 16 years. In the US and Luxembourg, Ms Pace served some of the larger players in the global asset management industry, while her audit experience in Malta encompassed a variety of industries including real estate and consumer products. During her time overseas, Ms Pace also qualified as a Reviseur D'Entreprises in Luxembourg and a US-Certified Public Accountant. In recent years, Ms Pace held various roles on regulated entities within the financial services industry focussing on regulatory compliance and internal audit of regulated collective investment schemes and licensed investment services providers operating in Malta. She currently holds a position on the Board and Audit Committee of a listed entity in addition to her role on the Board and committees at Atlas.



EXECUTIVE COMMITTEE

FROM LEFT TO RIGHT

VINAY AAROHI

ROBERT MICALLEF

KEITH TANTI

CATHERINE CALLEJA

DAVID MIFSUD

MATTHEW VON BROCKDORFF

JACKIE ATTARD MONTALTO

MARK CAMILLERI

IAN-EDWARD STAFRACE

BOARD AND EXECUTIVE COMMITTEES

BOARD OF DIRECTORS

Lawrence Zammit M.A. (Econ.)

Chairperson

Franco Azzopardi M.Sc. (Leicester), F.I.A., C.P.A.

Non Executive

André Camilleri LL.D, Dip. Econ. & Ind. Law (Milan)

Non Executive

Catherine Calleja B.A.(Hons.), A.C.I.I.

Executive and Company Secretary

Michael Gatt

Non Executive

Philip Micallef B.Sc.(Eng.), M.I.E.E., C.Eng., Eur. Ing., M.B.A. (Warwick)

Non Executive

Karen Pace BA(Hons)Accty, AIA, CPA

Non Executive

Matthew von Brockdorff FCII

Managing and CEO

AUDIT COMMITTEE

Franco Azzopardi MSc (Leicester) FIA CPA

Chairperson

Michael Gatt

Philip Micallef B.Sc.(Eng.), M.I.E.E., C.Eng., Eur. Ing., M.B.A. (Warwick)

Karen Pace BA(Hons)Accty, AIA, CPA

RISK AND COMPLIANCE COMMITTEE

André Camilleri LL.D, Dip. Econ. & Ind. Law (Milan)

Chairperson

Franco Azzopardi MSc (Leicester) FIA CPA

Andrew Briffa AIA, B.Sc.(Hons.) from January 2022

Catherine Calleja BA(Hons) ACII

Philip Micallef B.Sc.(Eng.), M.I.E.E., C.Eng., Eur. Ing., M.B.A. (Warwick)

Karen Pace BA(Hons)Accty, AIA, CPA

Ian-Edward Stafrace M.Sc. (Risk Management) C.F.I.R.M. F.C.I.I. P.I.O.R.

REMUNERATION AND NOMINATIONS COMMITTEE

Lawrence Zammit MA (Econ)

Chairperson

André Camilleri LL.D, Dip. Econ. & Ind. Law (Milan)

Philip Micallef B.Sc.(Eng.), M.I.E.E., C.Eng., Eur. Ing., M.B.A. (Warwick)

INVESTMENT COMMITTEE

Lawrence Zammit MA (Econ)

Chairperson

Franco Azzopardi M.Sc. (Leicester), F.I.A., C.P.A.

John P Bonett

André Camilleri LL.D, Dip. Econ. & Ind. Law (Milan)

Mark Camilleri

Michael Gatt

Matthew von Brockdorff FCII

EXECUTIVE COMMITTEE

Matthew von Brockdorff F.C.I.I.

Chairperson

Jackie Attard Montalto BA – from January 2022

Catherine Calleja B.A.(Hons.), A.C.I.I.

Mark Camilleri

Robert Micallef

David Mifsud F.C.I.I.

Ian-Edward Stafrace M.Sc. (Risk Management) C.F.I.R.M. F.C.I.I. P.I.O.R.

Keith Tanti MA Financial Serv, FCII, ACIB

Vinay Aarohi BA (Comp Sci)

PROTECTED CELLS COMMITTEE

Matthew von Brockdorff FCII

Chairperson

Andrew Briffa AIA, B.Sc.(Hons.) – From November 2021

John P Bonett

Catherine Calleja BA(Hons) ACII

Mark Camilleri

David Mifsud FCII

Ian-Edward Stafrace M.Sc. (Risk Management) C.F.I.R.M. F.C.I.I. P.I.O.R.

INFORMATION TECHNOLOGY COMMITTEE

Philip Micallef B.Sc.(Eng.), M.I.E.E., C.Eng., Eur. Ing., M.B.A. (Warwick)

Chairperson

Lawrence Zammit M.A. (Econ.)

Vinay Aarohi (Comp Sci)

Michael Gatt

Ian-Edward Stafrace M.Sc. (Risk Management) C.F.I.R.M. F.C.I.I. P.I.O.R.

Matthew von Brockdorff FCII

Catherine Calleja BA(Hons) ACII

OFFICES AND BRANCHES, CELLS & PROFESSIONAL SERVICES

OFFICES AND BRANCHES

Head Office

48-50, Ta' Xbiex Seafront, Ta' Xbiex XBX 1021

Atlas Healthcare Insurance Agency/Eagle Star (Malta) Limited/Finance and Internal Audit Office /Branch Office

Abate Rigord Street, Ta' Xbiex XBX 1121

Birkirkara Branch

1, Triq Dun Gaetano Mannarino, Birkirkara, BKR 9080

Bormla Branch

55, Gavino Gulia Square, Bormla BML 1800

Mosta Branch

94, Constitution Street, Mosta MST 9055

Paola Regional Office

Valletta Road, Paola PLA 1517

Rabat Branch

45, Vjal il-Ħaddiem, Rabat RBT 1769

San Ġwann Branch

Naxxar Road c/w, Bernardette Street,
San Ġwann SĠN 9030

SkyParks Branch

Malta International Airport, Luqa LQA 3290

St Paul's Bay Branch

2, Toni Bajada Street, St Paul's Bay SPB 3227

Żebbuġ Branch

148, Vjal il-Ħelsien, Żebbuġ ŻBĠ 2079

CELLS

Perfecthome Cell until February 2021

Ocado Cell

TVIS Cell

Amplifon Cell

Gemini Cell

L'AMIE Cell

Griffin Cell

Blevins Franks Cell from November 2021

PROFESSIONAL SERVICES

Actuaries

- Barnett Waddingham LLP

Auditors

- PricewaterhouseCoopers

Bankers

- APS Bank Limited
- Bank of Valletta p.l.c.
- Barclays Bank plc.
- BNF Bank plc
- HSBC Bank Malta p.l.c.
- Lombard Bank Malta p.l.c.

Investment Managers

- APS Asset Management Limited
- BOV Asset Management Limited
- Jesmond Mizzi Financial Advisors Limited
- Rizzo Farrugia & Co (Stockbrokers) Limited

Legal Advisors

- Cachia Advocates
- Ganado Advocates
- Mamo TCV Advocates
- SD Advocates
- Vella Zammit McKeon

PICTORIAL HIGHLIGHTS



TeamAtlas collected 51 bags of plastic and debris in a sea cleanup



Atlas Insurance has renewed its main sponsorship with Melita F.C. for the forthcoming seasons.



Atlas donates a braille printer to the Malta Society for the Blind.



Atlas organised a series of webinars and shared guidelines during Mental Health Awareness month.



Atlas presenting the Digital Marketing Award to Candis, as part of the JAYE startup initiative.



Haley Bugeja receives the prestigious Atlas Youth Athlete of the Year 2021 award.



The Hiking Club exploring Malta's beautiful countryside.



TeamAtlas packing donated items at the Foodbank Lifeline Foundation.



The Hiking Club again exploring Malta's beautiful countryside.



A little bit of fun during our latest corporate photoshoot.



TeamAtlas participates in the IFR Champions Cup.



Winners of the Atlas Matchday Moments competition held in collaboration with TVM during the Euro2020.



Responding to the needs of clients, Atlas was the first local company to launch Travel Insurance with Covid Cover.

The Malta Chamber Health Wellness Committee, supported by Atlas, held a webinar on Managing Health & Safety Risks for Business Leaders.



ATLAS INSURANCE PCC LIMITED

Annual Report and Financial Statements
31 December 2021

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Directors' report

The directors present their report and the audited financial statements for the year ended 31 December 2021.

Principal activities

The principal activities of the Company consist of the business of insurance. The Company is licensed as a cell company to write general business in terms of Article 7 of the Insurance Business Act (Cap.403) by the Malta Financial Services Authority in accordance with the Companies Act (Cell Companies carrying on business of insurance) Regulations, 2010.

Review of the business

The Board of Directors reports that the Protected Cell Company (PCC) as a whole registered continued positive results for 2021 for both the Non-Cellular shareholders (Core) and the actively operating Cells. The aggregated cellular profit is impacted by negative claims development for the Amplifon Cell which is in run off. The financial year under review saw good technical results and a positive return on the investment portfolio for the non-cellular (Core) operations contributing significantly to the Company's profit.

The Board of Directors is satisfied that the threats posed by the COVID-19 pandemic continue to be dealt with successfully through its executive activity. The results achieved by the Company for the last two financial years during the pandemic are testimony to this. The directors are also monitoring the unfolding developments of the crisis in Ukraine and the impact this may have on the local and international economies. The immediate concern is focused on the Company's investment portfolio which is exposed to security market movements. Approach to be adopted is included under the Capital Management note (Note 26) to these audited financial statements.

The Company registered an aggregate net profit before tax for the year of €8,064,548 (2020: €7,562,991) and a net profit after tax of €4,749,752 (2020: €4,721,865). Profits before tax accruing to the non-cellular shareholders amounted to €7,869,258 (2020: €7,080,257).

Core

The Board of Directors' successfully implements a strategy of consolidating balance sheet reserves with an end to safeguarding policyholder interests, balanced with dividend distribution to the shareholders. Conservative underwriting and reinsurance policies combined with prudent investment and dividend policies applied by the Board continue to work toward this objective and consistently produce steady profitability as well as growing the Company's reserves and consolidating its balance sheet strength. The Core's regulated solvency position as at 31 December 2021 stood at 261% (2020: 276%) of the minimum Solvency requirement.

The pandemic continued to cause stress on the local and worldwide economies during 2021 and in particular the later part of the year where the world saw growing numbers of positive tests. The executive continued to apply its rigorous business continuity plan across the Company's offices and this continued to contain the potential spread of the virus amongst our staff and assured the continuing uninterrupted service to our clients in a secure environment. That said the Core saw its net technical results reverting to pre pandemic experience with claims loss ratios reverting back to levels experienced during 2019 and recent prior years.

The Company registered excellent growth in all classes of business, exceeding the Board's expectations at the start of the year. This resulted in an increase of 9.47% over the previous year.

The Company's Core saw positive technical results across all classes of business. This has resulted in a combined loss ratio of 86% (2020: 83%) across the Core's full portfolio.

Directors' report - continued

The Company's investment portfolio saw very positive results for the year resulting in material recovery on values lost the prior year. Aggregated investment income net of investment expenses for the year amounted to €3,219,436 (2020: €592,033).

The Company will continue to focus on maintaining profitability on the technical account, the prudent management of core operating costs and its conservative investment strategy.

Besides operating through its Ta' Xbiex Head Office, the Company also operated during 2021 through ten branches strategically spread throughout the Island to service its clients.

Cellular

On the 3 September 2021 the PerfectHome Cell was wound up and the PerfectHome Cell shares were deleted by way of capital reduction.

In November 2021 the PCC incorporated a new cell, the Blevins Franks Cell, which is wholly owned by Blevins Franks Group Limited and whose principal activity is the holding of equity in its subsidiaries. The group's principal activity is the provision of tax and wealth management services. The Cell underwrites the Blevins Franks group's professional indemnity insurance risk in Europe.

The operating cells have continued to contribute to the Company's aggregated profitability. Such portion of profitability accrues to cell shareholders. Premiums written for the Cells registered material growth of 28% over those of the prior year.

The aggregated profit before tax for all Cells is reported at €195,290 (2020: €482,734). It is noted here that the Amplifon Cell, a cell running off a reinsurance portfolio which is expected to be complete by early 2023, has experienced material adjustments to its claims reserves during 2021 causing a material loss for the year under review. This has impacted the aggregate profit before tax for Cells by the loss before tax adjustment being reported by the Amplifon Cell of €1,316,048 (2020: €749,672). The Directors are satisfied that the level of claims reserves is sufficient to see the Cell run off its claims experience for the remaining insurance risk which reduces once being close to the end of the run off of the Cell's insurance operations.

Principal risks and uncertainties

The Board is confident that it addresses the full inventory of the risks the Company's administration and operations face through its risk management structure. The mitigation of the principal risks is disclosed under note 3 of these accounts which impact is reported under notes 15 and 21.

Core assets, cellular assets and share capital

The core assets comprise the assets of the Company which are non-cellular assets relating to the core operation. The assets of Atlas Insurance PCC Limited are either core assets or cellular assets. The assets attributable to a cell comprise assets represented by the proceeds of cell share capital, reserves and other assets attributable to the cell.

Subsidiaries and associates

The Company fully owns two subsidiaries Atlas Healthcare Insurance Agency Limited and Eagle Star (Malta) Limited.

Atlas Healthcare Insurance Agency Limited is authorised by the MFSA under the Insurance Distribution Act to act as enrolled insurance agents for the Company. The Company retains a strong partnership with AXA PPP healthcare Limited as reinsurer for the health insurance portfolio. The agency also acts as enrolled agents for IVALIFE Insurance Limited. Authorisation was received from the MFSA on 23 February 2021.

Directors' report – continued

Eagle Star (Malta) Limited is the appointed entity to run off a Long Term Insurance Business portfolio and is overseen by the MFSA.

Subsidiaries - continued

The Company also owns 25% of an associate company, IVALIFE Insurance Limited, a start up insurance undertaking authorised by the MFSA to underwrite Long Term classes of Business, and also holds equity investment in SRS Management Europe PCC Limited. Both these companies are not considered to be subsidiaries.

It is the Company's declared financial policy to direct its subsidiaries' reserves to within its own financial management processes and upstream excess financial resources over those required under regulation.

Similar to the Company, Atlas Healthcare continued to grow its agency portfolio and as such reports sustained profitability and contributes well to the Company's results through dividend distribution. The agency's net asset value totaled €1,173,561 as on 31 December 2021, which result is in excess of regulated financial resources requirements under the Insurance Distribution Act.

Eagle Star (Malta) Limited carries on to hold sufficient financial resources over its regulated requirement. The net asset value of the company is reported as on 31 December 2021 at €114,409.

Board of Directors

The directors of the Company who held office during the year were:

Lawrence Zammit M.A. (Econ.) – Non Executive Chairman
Franco Azzopardi M.Sc. (Leicester), F.I.A., C.P.A. - Non Executive Director
Andre Camilleri LL.D, Dip. Econ. & Ind. Law (Milan) - Non Executive Director
Catherine Calleja B.A. (Hons.), A.C.I.I. - Executive Director and Company Secretary
Michael Gatt – Non Executive Director (Retired from Managing Director and Chief Executive Officer positions – 31 March 2020)
Philip Micallef B.Sc.(Eng.), M.I.E.E., C.Eng., Eur. Ing., M.B.A. (Warwick) - Non Executive Director
Karen Pace – Non Executive, BA (Hons) Accty, AIA, CPA (appointed 17 June 2021)
Matthew von Brockdorff FCII – Managing Director and Chief Executive Officer

At the forthcoming annual general meeting, Franco Azzopardi, who has been a director since 2012, is stepping down. All other current directors have expressed their willingness to remain in office.

Results and dividends

The profit and loss account is set out on pages 23 and 24.

During the year under review, the directors declared and paid interim non-cellular Ordinary dividends of €1,000,000 and €700,000 net of tax. A final dividend of €1,000,000 was also declared and paid at the Company's annual general meeting. During 2021 further interim dividends were paid to the cellular shareholders. These were €2,200,000 to the PerfectHome Cell shareholder, €350,000, €278,155 and €250,000 to the Gemini Cell shareholder, €600,000 to the TVIS Cell shareholder and a bonus share issue in the form of interim dividend of €300,000 to the L'Amie Cell shareholder. Finally a dividend of €82,280 as forming part of the winding up proceeds of the PerfectHome Cell was paid to its shareholder.

Directors' report – continued

Results and dividends - continued

For the positive results achieved by the Company during 2021, on 17 March 2022 a net interim dividend of €1,000,000 was paid to the non-cellular shareholder.

At the forthcoming Annual General Meeting, a dividend in respect of 2021 of €0.21 c per share amounting to a total dividend of €1,000,000 is to be proposed to the non-cellular shareholder. These financial statements do not reflect this dividend payable, which will be accounted for in shareholders' equity as an appropriation of retained earnings in the year ending 31 December 2022.

Statement of directors' responsibilities for the financial statements

The directors are required by the Maltese Insurance Business Act (Cap.403) and the Maltese Companies Act (Cap.386) to prepare financial statements which give a true and fair view of the state of affairs of the Company as at the end of each financial period and of the profit or loss for that period.

In preparing the financial statements, the directors are responsible for:

- ensuring that the financial statements have been drawn up in accordance with International Financial Reporting Standards as adopted by the EU;
- selecting and applying appropriate accounting policies;
- making accounting estimates that are reasonable in the circumstances;
- ensuring that the financial statements are prepared on the going concern basis unless it is inappropriate to presume that the Company will continue in business as a going concern.

The directors are also responsible for designing, implementing and maintaining internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and that comply with the Maltese Companies Act (Cap.386). They are also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

In terms of the Companies Act (Cell companies carrying on business of insurance) Regulations, 2010, the directors are responsible to keep separate accounts and records as may be necessary to evidence the assets and liabilities of each cell as distinct and separate from the assets and liabilities of other cells in the same Company.

The financial statements of Atlas Insurance PCC Limited for the year ended 31 December 2021 are included in the Annual Report 2021 and is available on the Company's website. The directors are responsible for the maintenance and integrity of the Annual Report on the website in view of their responsibility for the controls over, and the security of, the website. Access to information published on the Company's website is available in other countries and jurisdictions, where legislation governing the preparation and dissemination of financial statements may differ from requirements or practice in Malta.

Directors' report – continued

Auditors

PricewaterhouseCoopers have expressed willingness to continue in office as auditors of the Company and a resolution proposing their reappointment will be put to the forthcoming Annual General Meeting.

On behalf of the board



Lawrence Zammit
Chairman



Matthew von Brockdorff
Director

Registered office
48-50 Ta' Xbiex Seafront
Ta' Xbiex
Malta

5 April 2022

Corporate Governance – Statement of Compliance 2021

Atlas Insurance PCC Limited (Atlas Insurance), adopts the Malta Financial Services Authority (MFSA) Corporate Governance Guidelines for Public Interest Companies (Guidelines). For the information of stakeholders the Company highlights adherence to this Code in this Annual Report. The Companies Act establishes the accountabilities of the board of directors, the rights of shareholders and its transparency obligations. As a licensed insurance undertaking and a protected cell company, the Company is also regulated by the Insurance Business Act (Cap. 403) regulations and Insurance Rules and the Companies Act (Cell Companies Carrying on Business of Insurance) Regulations as well as all Solvency II regulation (Solvency II Directive supplemented by the Commission Delegated Regulations). The EIOPA Guidelines on Systems of Governance and other international models of best practice are also important reference points. The board has a number of annually reviewed board policies and reporting procedures, ensuring effective internal control procedures and appropriate reporting.

Under Solvency II Group Supervision rules, Atlas Holdings Limited, as the ultimate parent insurance holding company of the Group, has identified Atlas Insurance as the undertaking responsible for fulfilling the governance requirements for the Group. This company's board and board committees as well as the key functions therefore have an effective overview of the whole Group, and key financial and non-financial performance indicators of group companies are regularly discussed within these fora.

The Board

The board is appointed at the Annual General Meeting as per the Memorandum and Articles of Association of the Company and also annually evaluated in order to ensure that members continue to be fit and proper and collectively have the required diversity of knowledge, judgement and experience to complete their tasks. Together, the board members are judged to have complementary skills and the necessary background in governance and corporate strategy, insurance, financial markets, ESG, risk management and compliance, financial and actuarial analysis, as well as information technology and talent management.

The board is composed of a majority of six Non-Executive Directors (NEDs), five of whom being independent, and two Executive Directors one of whom is the Managing Director and Chief Executive Officer (CEO) of the Company, Mr Matthew von Brockdorff. Ms Catherine Calleja, the other Executive Director on the board is the Group Company Secretary. She brings additional knowledge and experience to the table and is also the Managing Director of Atlas Healthcare Insurance Agency, a fully owned subsidiary of the Company.

The board maintains close links with senior management both through the active board committees but also through various joint meetings relating to strategy development and reporting as well as joint learning and development sessions on various topics. The board is fully involved in the budgetary and Own Risk and Solvency Assessment (ORSA) processes and regularly meets with key function holders including the Company's actuaries. Regular reporting of key results enables the board to be able to continuously assess the Company's performance, its current and future strengths and weaknesses as well as being able to have enough information to be able to constructively challenge and develop strategy as well as satisfy itself on the integrity of the financial information, internal controls and risk management systems in place.

The positions of the independent Chairman and Managing Director are separate and there is a clear division of responsibilities between the running of the board and the executive responsibility for leading the Company. The independent Chairman serves as a mentor for the CEO. The five other non-executive directors appointed are of sufficient calibre and standing to balance the strength of character of the Chair and executive directors.

Corporate Governance – Statement of Compliance 2021 - continued

The Board - continued

In line with the System of Governance requirements under the Solvency II Directive and the Commission Delegated Regulations, the board has delegated specific responsibilities to board committees. This is also provided for in the memorandum and articles of the Company. Non-executive directors chair five board committees and through these committees, these directors can take more active roles in the development of strategy in the different areas of the organisation under review, meet more members of the management team, recognise and support innovation within the management of the company, always striking a balance between enterprise and control at Atlas.

The primary role of the Chair is to focus the board on the determination of the Company's strategy and direction. He leads the board and sets the agenda and the order of that agenda, in collaboration with the Company Secretary. The Chair ensures that the board receives precise, timely and clear information. He encourages discussion and participation of all directors during meetings as well as constructive relations between executive and non-executive directors. Where possible, he directs discussion to the emergence of a consensual view and sums up discussions to ensure the accurate recording and follow up of the key decisions taken. Mr Lawrence Zammit, as Chair of the board, also chairs the Atlas Holdings board where the significant shareholding groups of the Company appoint directors. This ensures effective communication with shareholders.

Dr Andre Camilleri is the Senior Independent director. He is a sounding board for the Chairman and the CEO on board matters, as well as a trusted intermediary, if required, for other non-executive directors. He is available to address the concerns of shareholders or members of staff, through the Group's Raising a Concern (Whistleblowing) Policy as the Company's Whistleblowing Officer. He also annually administers the board evaluation process during the last quarter. This includes discussing the results of the board committee evaluation questionnaires, an important component of the board's annual review process. The board evaluation exercise leads to setting the board objectives, including learning and development goals for the following year.

The CEO is responsible for the overall success of the Company and is answerable to the board for the realisation of the Company strategy. He also chairs the Executive Committee and Protected Cells committees.

Board and board committee meetings are scheduled prior to the start of each year and, during 2021, the board met 12 times. Agendas and information packs are uploaded well in advance of all board and board committee on a secure web portal. Agendas are set keeping a balance between strategy and planning, reporting on key results and risks, and current operational issues. Minutes of all meetings faithfully record attendance, decisions taken and resolutions, and are issued on a timely basis and made available to all directors and committee members, as soon as practicable, after every meeting.

Board and Executive Committees

The Audit Committee, the Remuneration and Nominations Committee, the Risk and Compliance Committee, IT Committee and the Investment Committee are chaired by independent directors. The Protected Cells Committee, and the Executive Committee provide additional support and information to the board. All members of board committees are appointed by the board and are listed on pages 9-12. The board is also copied with minutes of the committee meetings and matters arising from such committees are a standard agenda item at board meetings. The committees also review their respective charters on an annual basis to ensure that all delegation of responsibility and function is clear and unequivocal.

Corporate Governance – Statement of Compliance 2021 - continued

Audit Committee

This committee met six times during 2021. It is composed entirely of non-executive directors and was chaired by Mr Franco Azzopardi who has the required competence in financial literacy and expertise in accounting, internal controls and auditing to perform this function. Ms Karen Pace joined the committee from May 2021. She has been approved by the MFSA to have the required competence in accounting and auditing to take over the role of Chair of the Committee when Mr Franco Azzopardi completes his term on the Atlas board at the next Annual General Meeting of the Company. The other members of the committee are Mr Philip Micallef, and Mr Michael Gatt.

The Committee has oversight of the independent audit of the financial statements as well as the audit scope and approach. It is also responsible for the engagement and oversight of the Group's external auditors. It also reviews and assesses the qualitative aspects of financial reporting to the shareholders of the Group and discusses significant accounting and reporting issues. It meets with external auditors, to review any problems or difficulties they encounter as well as to review audit plans prior to the commencement of audit cycles and finally to review financial statements prior to their presentation to the board. The Committee also monitors the independence of the external auditors and pre-approves any permitted non-audit services to be performed by the auditors.

The same committee also monitors the effectiveness of the internal audit function and, as part of its oversight of the internal audit function, the Committee is involved in the setting of risk based annual internal audit plans for the Group. It ensures that the internal audit plan takes into account all the activities and the complete system of governance as well as expected developments of activities and innovations. It reviews the internal audit function's performance relative to the plan, documentation produced and information on achievement of previous audit recommendations. Regular liaison with the Risk function enables the Audit Committee to obtain input and contribute towards setting priorities aligned with the Group's risk register and risk appetite. The Committee also reviews protected cell issues and monitors results of cell inspections and related internal control systems.

To ensure independence, the Internal Auditor reports directly to the Audit Committee which ensures that the internal auditor has the necessary resources and access to information to fulfil the mandate of the function. The committee benchmarks the function's activities against recognised standards such as, inter alia the Institute of Internal Auditors and the International Standards for Professional Practice of Internal Auditing as well as Regulatory requirements. The Internal Audit function, through the Audit Committee and its Chair, has direct access to the Board of Directors and meets regularly with the Company's Chief Risk and Compliance Officer.

During 2021, the Audit Committee Chair regularly held additional meetings with the Internal Auditor, Mr Ivan Distefano. These meetings give guidance, serve as an opportunity to receive feedback, and ensure the continued independence of the internal auditor as well as his continuing professional development. The oversight of related party transactions is also the responsibility of this Committee.

Remuneration and Nominations Committee

This committee is also composed entirely of independent non-executive directors and met four times during 2021. It is chaired by Mr Lawrence Zammit, the board Chair who is considered by the board to have the required knowledge, experience and skills for this position. Dr Andre Camilleri, the Senior Independent Director, and Mr Philip Micallef are the other two non-executive Directors appointed to sit on the Committee. The Executive Directors and the Chief HR Officer attend meetings by invitation as and when required.

Corporate Governance – Statement of Compliance 2021 – continued

Remuneration and Nominations Committee – continued

As per the EIOPA Guidelines on Systems of Governance, this Committee is established to exercise competent and independent judgement on the Group's Remuneration policy and its oversight. The Committee also assists and advises the board on matters relating to the remuneration of the board and senior management and, in particular, determines the remuneration of the Executive Directors and members of the Executive Committee. The Committee approves the structure and design of performance related pay schemes and approves annual payments made under this policy. It ensures that provisions regarding disclosure of remuneration are fulfilled and that the Remuneration Policy is applied consistently across the Group and complies with legal requirements. Furthermore it ensures that material risks at Group level linked to remuneration issues are managed and that regular benchmarking exercises of senior management salaries are carried out.

In terms of Article 8(1) of the Insurance Business Act and, more specifically, as per Insurance Rulebook's Chapter 2: Fit and Proper Criteria, Notification and Assessment, the Group ensures that all persons who effectively run the undertaking or have other key functions are at all times 'fit and proper' persons. The Committee oversees the process of ensuring the continuing fitness and properness of relevant individuals. Questionnaires are completed and independent checks using various sources are also carried out on an annual basis.

The size and complexity of the Group does not necessitate a separate nominations committee and the remuneration committee also leads the process of succession planning for board appointments and, as such, makes recommendations to the board and shareholders for such appointments.

Risk and Compliance Committee

Dr Andre Camilleri, as the designated director for oversight of the risk management system, chairs this committee. The committee met four times in 2021. Mr Franco Azzopardi, Ms Catherine Calleja, Mr Philip Micallef, Mr Ian-Edward Stafrace formed part of the Committee during 2021 and Ms Karen Pace joined the committee after the AGM in 2021. Mr Andrew Briffa, an Associate Actuary of the UK Institute and Faculty of Actuaries and the Chief Risk and Compliance Officer (CRCO), regularly attends meetings and was appointed to the committee in January 2022.

With the support of the CRCO, the Committee has oversight of the risk management function at Group level, including the development of the Group's risk appetite statement, and ongoing risk strategy and governing policies as well as the ORSA process. It also reviews quarterly status reports on the Company's risk appetite in the major risk categories, as well as regular reports relating to the various risk areas of accountability assigned across the organisation and any significant incidents including any near misses, both in the core and in cell operations. The committee also has oversight of the Compliance function ensuring that the Group continues to maintain its systems to ensure regulatory compliance and readiness for anticipated regulatory changes in various areas. In 2022, the board has entrusted the committee with further responsibility to oversee the Environmental Social Governance strategy of the Group. Besides ensuring that ESG risks are incorporated into the risk management framework, the committee has several other roles in this area including ensuring that legislative requirements including ESG reporting, are adhered to, overseeing the Group's progress towards its decarbonisation strategy, stakeholder engagement in this area and the overseeing of the Group's Community Involvement efforts.

Corporate Governance – Statement of Compliance 2021 – continued

Risk and Compliance Committee - continued

The Committee, together with the board, continues to develop its role in evolving the methodology and assumptions underlying the models for determining the Group's economic and regulatory capital requirements as assessed under the ORSA (Own Risk and Solvency Assessment) process. Key members of the senior management team are invited where relevant to the discussion and regular attendance from external experts on various risk areas are a feature of the committee meetings. During the period under review the committee continued to monitor closely the Group's adherence to the highest of standards in cyber security and related risks. TILs and outsourced functions. The committee also reviews customer complaints and the related root cause analysis, as well as relevant training in various areas of compliance and risk management.

Investment Committee

This Committee ensures adherence to the Group Investment Policy and Asset Liability Management Policy. The Committee acts in accordance with the Prudent Person Principle as stipulated in Article 132 of the Solvency II Directive.

The Committee met five times in 2021 and Mr Lawrence Zammit continued to chair the Committee during the year. Members include Dr Andre Camilleri, Mr Franco Azzopardi, Mr Michael Gatt and Mr Matthew von Brockdorff Chief Executive Officer, as directors on the committee; while the Group Chief Financial Officer, Mr Mark Camilleri and Mr John Bonett are additional members. The Chief Financial Officer Mr John Muscat also attends meetings by invitation as and when required.

The Committee sets investment parameters, mandates with discretionary managers, and asset allocations in line with the Investment Policy, the Asset Liability Management Policy and relevant areas in the Board's Risk Appetite Statement. It annually reviews the Investment Policy, the Asset Liability Management Policy and the relevant parts of the Risk Appetite Statement to ensure alignment between these policies and regulatory requirements.

The Committee also engages, after board appointment, investment services providers entrusted to manage the investment portfolio on a discretionary basis, and reviews the performance of such managers. Managers regularly address and report to the Committee and other board and Executive Committee members attend these presentations. The committee continues its journey to build sustainability and increased ESG direction into its investment strategy.

Protected Cells Committee

This Committee oversees the acceptance and monitoring of protected cells within the Company. It has oversight over the operational and financial progress of each cell, including its solvency and any potential impact on the solvency of the Atlas core and also ensures that regular cell inspections are carried out. Quarterly cell KPIs are submitted to the board of directors as part of the financial reporting process. During 2021 the committee met four times and further cell proposals were presented to the board and subsequently to the Malta Financial Services Authority for approval.

The CEO continues to chair the Committee, which is composed of the two Executive Directors as well as the Chief Underwriting Officer, the Chief Strategy Officer and the Group Chief Financial Officer, as well as Mr John Bonett during 2021. The Committee is delegated with the responsibility to approve charters and membership of the said cell committees, which are central to the maintenance of the positive ongoing relationship with cell shareholders as well as to ensure a deep understanding of the cell performance and any potential risks to the core.

Corporate Governance – Statement of Compliance 2021 – continued

Protected Cells Committee - continued

The Chief Underwriting Officer and Group Chief Financial Officer, as representatives of the Committee, form part of the cell committees of the individual cells with Cell owners and managers, where relevant. These committees meet regularly to review underwriting, financial performance and risk management and compliance issues.

Information Technology Committee

This Committee addresses strategic issues relating to Information Technology and digital transformation. The committee is chaired by Mr Philip Micallef and the members are Mr Lawrence Zammit, Mr Michael Gatt, Mr Matthew von Brockdorff, Ms Catherine Calleja, Mr Ian Stafrace and Mr Vinay Aarohi who is the Chief Information Officer. The committee met five times during 2021.

This Committee's mandate is to ensure that IT priorities, particularly during the deployment of the new digital platform, are aligned with the Group's strategy and that the IT investment and expenditure deliver the expected results. The committee supports Atlas Management on IT policy, strategy and governance and reviews the reports obtained by external consultants in this area.

Executive Committee

This committee is chaired by the Managing Director and CEO and besides the two executive directors, the Chief Underwriting Officer, the Group Chief Financial Officer, the Chief Strategy Officer, the Chief Information Officer, the Chief Commercial Officer, the Chief HR Officer and the Chief Officer – Personal Insurance Operations sit on the committee.

This Committee met fourteen times in 2021 and also met on specific issues with the board on other occasions during the period. The Executive Committee is responsible for implementing the strategy of the Company developed with the board. This involves development and deployment of business plans and detailed budgets on an annual basis to achieve the key results developed with the Board of Directors. It is also heavily involved in policy development and change in various areas of the Group including information systems planning, human resources development and talent management, sales and marketing, and the consideration of new business opportunities.

Relations with Shareholders

The Atlas Group ensures an ongoing dialogue between the board and shareholders based on the mutual understanding of objectives. The level of disclosure with these important stakeholders continues to be in excess of statutory requirements under the Companies Act. During the Annual General Meeting, besides the statutory business as laid down in the Memorandum and Articles of the Company, information on group performance is presented through the publication of the Annual Report and Financial Statements.

Further communication with shareholders is enabled through the functioning of the Atlas Holdings Limited board of directors. Atlas Holdings is the shareholder of the non-cellular shares ('core shareholder'), in Atlas Insurance PCC Limited and this board appoints the directors of the Company at the Annual General Meeting. Mr Lawrence Zammit also chairs the Atlas Holdings Board and this structure ensures that both boards are kept aware of the priorities of the ultimate core shareholders.

Communication with cell shareholders is facilitated through regular meetings of the individual cell committees at which cell managers, where they exist, also participate. Reporting to the board through the Protected Cell Committee of any issues as well as financial and solvency performance of the cells is carried out on a quarterly basis.

Corporate Governance – Statement of Compliance 2021 – continued

Directors and Officers Liability Insurance – continued

Directors and officers of the Group are covered by the Directors and Officers Liability insurance purchased by the Group. Atlas Healthcare Insurance Agency and Eagle Star (Malta) Limited, as subsidiaries of the Company, and other fellow subsidiaries are also covered by the same policy.

Approved by the Board of Directors on 5 April 2022 and signed on its behalf by:



Lawrence Zammit
Chairman



Matthew von Brockdorff
Managing Director & CEO



Independent auditor's report

To the Shareholders of Atlas Insurance PCC Limited

Report on the audit of the financial statements

Our opinion

In our opinion:

- The financial statements give a true and fair view of the financial position of Atlas Insurance PCC Limited ('the Company') as at 31 December 2021, and of the company's financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards ('IFRSs') as adopted by the EU; and
- The financial statements have been prepared in accordance with the requirements of the Maltese Companies Act (Cap. 386).

Our opinion is consistent with our additional report to the Audit Committee.

What we have audited

Atlas Insurance PCC Limited's financial statements, set out on pages 23 to 85, comprise:

- the profit and loss account and the and statement of comprehensive income for the year then ended 31 December 2021;
- the balance sheet as at 31 December 2021;
- the statement of changes in equity for the year then ended;
- the statement of cash flows for the year then ended; and
- the notes to the financial statements, which include significant accounting policies and other explanatory information.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.



Independent auditor's report - continued

To the Shareholders of Atlas Insurance PCC Limited

Independence

We are independent of the company in accordance with the International Code of Ethics for Professional Accountants (including International Independence Standards) issued by the International Ethics Standards Board for Accountants (IESBA Code) together with the ethical requirements of the Accountancy Profession (Code of Ethics for Warrant Holders) Directive issued in terms of the Accountancy Profession Act (Cap. 281) that are relevant to our audit of the financial statements in Malta. We have fulfilled our other ethical responsibilities in accordance with these Codes.

To the best of our knowledge and belief, we declare that non-audit services that we have provided to the company are in accordance with the applicable law and regulations in Malta and that we have not provided non-audit services that are prohibited under Article 18A of the Accountancy Profession Act (Cap. 281).

The non-audit services that we have provided to the company, in the period from 1 January 2021 to 31 December 2021, are disclosed in Note 6 to the Financial Statements.

Our audit approach

Overview



Overall materiality: €433,000 that represents approximately 5% of average profits before tax from continuing operations of the past 3 years.

Valuation of provision for claims incurred but not reported.

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the financial statements. In particular, we considered where the directors made subjective judgements; for example, in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. As in all of our audits, we also addressed the risk of management override of internal controls, including among other matters consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

We tailored the scope of our audit in order to perform sufficient work to enable us to provide an opinion on the financial statements as a whole, taking into account the structure of the company, the accounting processes and controls, and the industry in which the company operates.



Independent auditor's report - continued

To the Shareholders of Atlas Insurance PCC Limited

Materiality

The scope of our audit was influenced by our application of materiality. An audit is designed to obtain reasonable assurance whether the financial statements are free from material misstatement. Misstatements may arise due to fraud or error. They are considered material if individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statements.

Based on our professional judgement, we determined certain quantitative thresholds for materiality, including the overall materiality for the financial statements as a whole as set out in the table below. These, together with qualitative considerations, helped us to determine the scope of our audit and the nature, timing and extent of our audit procedures and to evaluate the effect of misstatements, both individually and in aggregate on the financial statements as a whole.

<i>Overall materiality</i>	€433,000
<i>How we determined it</i>	Approximately 5% of average profits before tax from continuing operations of the past 3 years.
<i>Rationale for the materiality benchmark applied</i>	We chose average profit before tax because, in our view, it is the benchmark against which the performance of the company is most commonly measured by users and is a generally accepted benchmark. Average profits of the past 3 years were applied to address the impact of volatility primarily in investment return. We selected 5% based on professional judgement, noting that it is within the range of quantitative materiality thresholds that we consider acceptable.

We agreed with the Audit Committee that we would report to them misstatements identified during our audit above €43,000 as well as misstatements below that amount that, in our view, warranted reporting for qualitative reasons.



Independent auditor's report - continued

To the Shareholders of Atlas Insurance PCC Limited

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matter	How our audit addressed the Key audit matter
<p><i>Valuation of provision for claims incurred but not reported</i></p> <p>Valuation of insurance provisions is judgemental and requires a number of assumptions to be made that have estimation uncertainty. This is particularly the case for those liabilities that are recognised in respect of claims that have occurred but have not yet been reported, or enough reported, to the Company as some claims can take time to emerge or develop. The determination of the value of these insurance provisions requires judgement in the selection of key assumption and methodologies.</p> <p>The Company makes claims estimates mainly on a case by case basis, and supplements these case estimates with an incurred but not reported ('IBNR') provision based on different reserving methodologies applicable to the relevant product portfolios.</p> <p>The Company's IBNR provision is disclosed in note 21. Further information on the development of the ultimate cost of claims over the years is also disclosed in note 21.</p> <p>We focused on the provision for claims incurred but not reported due to its inherent subjectivity and complexity (refer to note 2, note 3.1 and note 21).</p>	<p>Our audit procedures, with the involvement of our own actuarial experts, comprised:</p> <ul style="list-style-type: none">- applying our industry knowledge and experience in understanding and evaluating the IBNR reserving methodologies, models and assumptions used;- assessing and challenging management's estimate of the incurred but not reported provisions based on the methodology, assumptions and judgements made, and also considering whether the reserving methodology has been applied consistently across periods;- developing an independent point estimate of the IBNR reserve for a sample of Core lines of business using actuarial methods to verify the sanity of the updated methodology;- considering the quality of underlying data through testing of a sample of claims to underlying documentation, including bordereaux and performing certain data analysis;- considering the quality of historical reserving by reviewing variations arising from prior year technical provisions; and- considering the extent of related disclosures to the financial statements. <p>Based on the work performed, we found the provision for claims incurred but not reported to be consistent with the explanations and evidence obtained.</p>



Independent auditor's report - continued

To the Shareholders of Atlas Insurance PCC Limited

Other information

The directors are responsible for the other information. The other information comprises the Directors' Report and Corporate Governance - Statement of Compliance 2021 (but does not include the financial statements and our auditor's report thereon).

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon except as explicitly stated within the *Report on other legal and regulatory requirements*.

In connection with our audit of the financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the directors and those charged with governance for the financial statements

The directors are responsible for the preparation of financial statements that give a true and fair view in accordance with IFRSs as adopted by the EU and the requirements of the Maltese Companies Act (Cap. 386), and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the directors are responsible for assessing the company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the company or to cease operations, or have no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the company's financial reporting process.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:



Independent auditor's report - continued

To the Shareholders of Atlas Insurance PCC Limited

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



Independent auditor's report - continued

To the Shareholders of Atlas Insurance PCC Limited

Report on other legal and regulatory requirements

The *Annual Report and Financial Statements 2021* contains other areas required by legislation or regulation on which we are required to report. The Directors are responsible for these other areas.

The table below sets out these areas presented within the Annual Report, our related responsibilities and reporting, in addition to our responsibilities and reporting reflected in the *Other information* section of our report. Except as outlined in the table, we have not provided an audit opinion or any form of assurance.

Area of the <i>Annual Report and Financial Statements 2021</i> and the related Directors' responsibilities	Our responsibilities	Our reporting
<p>Directors' report (on pages 2 to 6)</p> <p>The Maltese Companies Act (Cap. 386) requires the directors to prepare a Directors' report, which includes the contents required by Article 177 of the Act and the Sixth Schedule to the Act.</p>	<p>We are required to consider whether the information given in the Directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements.</p> <p>We are also required to express an opinion as to whether the Directors' report has been prepared in accordance with the applicable legal requirements.</p> <p>In addition, we are required to state whether, in the light of the knowledge and understanding of the Company and its environment obtained in the course of our audit, we have identified any material misstatements in the Directors' report, and if so to give an indication of the nature of any such misstatements.</p>	<p>In our opinion:</p> <ul style="list-style-type: none"> the information given in the Directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements; and the Directors' report has been prepared in accordance with the Maltese Companies Act (Cap. 386). <p>We have nothing to report to you in respect of the other responsibilities, as explicitly stated within the <i>Other information</i> section.</p>



Independent auditor's report - continued

To the Shareholders of Atlas Insurance PCC Limited

<i>Area of the Annual Report and Financial Statements 2021 and the related Directors' responsibilities</i>	Our responsibilities	Our reporting
	<p>Other matters on which we are required to report by exception</p> <p>We also have responsibilities under the Maltese Companies Act (Cap. 386) to report to you if, in our opinion:</p> <ul style="list-style-type: none">• adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us.• the financial statements are not in agreement with the accounting records and returns.• we have not received all the information and explanations which, to the best of our knowledge and belief, we require for our audit.	<p>We have nothing to report to you in respect of these responsibilities.</p>



Independent auditor's report - continued

To the Shareholders of Atlas Insurance PCC Limited

Other matter – use of this report

Our report, including the opinions, has been prepared for and only for the Company's shareholders as a body in accordance with Article 179 of the Maltese Companies Act (Cap. 386) and for no other purpose. We do not, in giving these opinions, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior written consent.

Appointment

We were first appointed as auditors of the Company on 31 December 1991. Our appointment has been renewed annually by shareholder resolution representing a total period of uninterrupted engagement appointment of 31 years. The company became licensed as an insurance undertaking in terms of the Maltese Insurance Business Act (Cap. 403) on 29 April 2004.

PricewaterhouseCoopers

78, Mill Street
Zone 5, Central Business District
Qormi
Malta

A handwritten signature in blue ink, appearing to read 'Romina Soler', with a stylized flourish at the end.

Romina Soler
Partner

5 April 2022

Profit and loss account
Technical account – General business
year ended 31 December

	Notes	Core		Cells		Total	
		2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Earned premiums, net of reinsurance							
Gross premiums written		46,042,339	42,077,465	32,334,394	23,217,348	78,376,733	65,294,813
Outward reinsurance premiums		(23,933,265)	(21,717,188)	(21,744,389)	(13,735,045)	(45,677,654)	(35,452,233)
Net premiums written		22,109,074	20,360,277	10,590,005	9,482,303	32,699,079	29,842,580
Change in the provision for unearned premiums							
- gross amount	21	(1,564,449)	(759,905)	(1,233,640)	1,677,178	(2,798,089)	917,273
- reinsurers' share	21	1,042,236	294,975	1,079,210	(789,878)	2,121,446	(494,903)
		(522,213)	(464,930)	(154,430)	887,300	(676,643)	422,370
Earned premiums, net of reinsurance		21,586,861	19,895,347	10,435,575	10,369,603	32,022,436	30,264,950
Allocated investment return transferred from the non-technical account							
	5	1,489,269	280,745	(35,283)	2,814	1,453,986	283,559
Total technical income		23,076,130	20,176,092	10,400,292	10,372,417	33,476,422	30,548,509
Claims incurred, net of reinsurance							
Claims paid							
- gross amount		17,467,777	23,382,089	13,997,409	13,717,879	31,465,186	37,099,968
- reinsurers' share	21	(7,947,520)	(14,761,831)	(7,320,034)	(5,523,601)	(15,267,554)	(20,285,432)
		9,520,257	8,620,258	6,677,375	8,194,278	16,197,632	16,814,536
Change in the provision for claims							
- gross amount	21	(4,540,857)	(917,512)	442,118	(1,108,346)	(4,098,739)	(2,025,858)
- reinsurers' share	21	5,640,931	466,380	(355,938)	(535,854)	5,284,993	(69,474)
		1,100,074	(451,132)	86,180	(1,644,200)	1,186,254	(2,095,332)
Claims incurred, net of reinsurance		10,620,331	8,169,126	6,763,555	6,550,078	17,383,886	14,719,204
Net operating expenses	4	6,068,575	5,108,007	3,365,115	3,270,260	9,433,690	8,378,267
Total technical charges		16,688,906	13,277,133	10,128,670	9,820,338	26,817,576	23,097,471
Balance on the technical account for general business (page 24)		6,387,224	6,898,959	271,622	552,079	6,658,846	7,451,038

Profit and loss account
Non-technical account
year ended 31 December

	Notes	Core		Cells		Total	
		2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Balance on technical account – general business (page 23)		6,387,224	6,898,959	271,622	552,079	6,658,846	7,451,038
Investment income	5	3,538,799	911,905	(9,359)	35,312	3,529,440	947,217
Investment expenses and charges	5	(319,363)	(319,872)	(26,340)	(35,533)	(345,703)	(355,405)
Allocated investment return transferred to the general business technical account	5	(1,489,269)	(280,745)	35,283	(2,814)	(1,453,986)	(283,559)
Administrative expenses	6	(248,133)	(129,990)	(75,916)	(66,310)	(324,049)	(196,300)
Profit before tax		7,869,258	7,080,257	195,290	482,734	8,064,548	7,562,991
Tax expense	8	(2,669,393)	(2,257,320)	(645,403)	(583,806)	(3,314,796)	(2,841,126)
Profit/ (loss) for the year		5,199,865	4,822,937	(450,113)	(101,072)	4,749,752	4,721,865

Statement of comprehensive income

	Notes	Core		Cells		Total	
		2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Profit for the year		5,199,865	4,822,937	(450,113)	(101,072)	4,749,752	4,721,865
Other comprehensive income: Items that will not be reclassified to profit or loss							
Net reporting currency differences arising on translation from functional currency to presentation currency	20	-	-	843,487	(512,691)	843,487	(512,691)
Movements relating to property, plant and equipment – land and buildings: deferred tax relating to revaluation	20	(1,459)	7,390	-	-	(1,459)	7,390
Total other comprehensive (expense)/ income, net of tax		(1,459)	7,390	843,487	(512,691)	842,028	(505,301)
Total comprehensive income/ (expense) for the year		5,198,406	4,830,327	393,374	(613,763)	5,591,780	4,216,564

Income tax relating to each component is disclosed in Notes 8 and 16.

The notes on pages 29 to 85 are an integral part of these financial statements.

Balance sheet
as at 31 December

	Notes	Core		Cells		Total	
		2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
ASSETS							
Intangible assets	11	417,717	534,899	-	-	417,717	534,899
Tangible assets:							
- land, buildings and improvements	12	7,149,778	7,307,478	-	-	7,149,778	7,307,478
- plant and equipment	12	755,656	776,451	-	-	755,656	776,451
- right-of-use assets	12	521,586	307,285	-	-	521,586	307,285
Investments:							
- land and buildings	13	10,617,896	10,499,166	-	-	10,617,896	10,499,166
- investment in subsidiaries	14	748,058	748,058	-	-	748,058	748,058
- investment in associates	14	1,875,000	378,500	-	-	1,875,000	378,500
- other financial investments	15	38,154,400	34,430,290	3,800,048	2,843,212	41,954,448	37,273,502
Available for sale assets		41,500	-	-	-	41,500	-
Reinsurers' share of technical provisions	21	18,329,897	22,928,591	11,596,707	10,155,553	29,926,604	33,084,144
Deferred acquisition costs	17	2,013,064	1,812,384	450,254	495,934	2,463,318	2,308,318
Receivables:							
- debtors arising out of direct insurance operations	18	5,269,710	4,492,501	16,584,131	17,828,868	21,853,841	22,321,369
- receivables from reinsurers	18	-	54,142	-	-	-	54,142
- other debtors	18	985,814	596,910	59,786	-	1,045,600	596,910
Prepayments and accrued income	18	642,053	567,445	217,773	212,695	859,826	780,140
Cash and cash equivalents	24	5,773,162	6,113,629	13,874,728	14,889,504	19,647,890	21,003,133
Total assets		93,295,291	91,547,729	46,583,427	46,425,766	139,878,718	137,973,495
EQUITY							
Capital and reserves							
Share capital	19	12,000,000	12,000,000	12,310,838	12,313,228	24,310,838	24,313,228
Capital contribution		-	-	-	500,000	-	500,000
Other reserves	20	4,340,834	4,342,293	(119,627)	(963,114)	4,221,207	3,379,179
Profit and loss account	20	24,811,319	22,311,454	(894,296)	3,479,385	23,917,023	25,790,839
Total equity		41,152,153	38,653,747	11,296,915	15,329,499	52,449,068	53,983,246
LIABILITIES							
Technical provisions	21	40,779,491	43,755,897	19,231,525	17,363,277	60,011,016	61,119,174
Lease liabilities	12	519,736	307,228	-	-	519,736	307,228
Payables:							
- creditors arising out of direct insurance operations	22	1,542,027	974,247	1,845,945	1,733,083	3,387,972	2,707,330
- balances payable to reinsurers	22	2,332,076	588,026	12,335,450	10,202,397	14,667,526	10,790,423
- other creditors	22	237,288	664,440	469,798	667,166	707,086	1,331,606
Deferred taxation	16	2,361,411	1,958,396	-	-	2,361,411	1,958,396
Taxation payable		54,191	584,704	1,222,395	981,651	1,276,586	1,566,355
Accruals and deferred income	22	4,316,918	4,061,044	181,399	148,693	4,498,317	4,209,737
Total liabilities		52,143,138	52,893,982	35,286,512	31,096,267	87,429,650	83,990,249
Total equity and liabilities		93,295,291	91,547,729	46,583,427	46,425,766	139,878,718	137,973,495

The notes on pages 29 to 85 are an integral part of these financial statements.

The financial statements on pages 23 to 85 were authorised for issue by the board on 5 April 2022 and were signed on its behalf by:


Lawrence Zammit
Chairman


Matthew von Brockdorff
Director

Statement of changes in equity

	Core				Cells					Total				
	Share capital	Other reserves	Profit and loss account	Total	Share capital	Capital contribution	Other reserves	Profit and loss account	Total	Share Capital	Capital contribution	Other reserves	Profit and loss account	Total
	€	€	€	€	€	€	€	€	€	€	€	€	€	€
Balance at 1 January 2020	12,000,000	4,334,903	18,488,517	34,823,420	8,563,228	500,000	(450,423)	3,580,457	12,193,262	20,563,228	500,000	3,884,480	22,068,974	47,016,682
Comprehensive income														
Profit for the year	-	-	4,822,937	4,822,937	-	-	-	(101,072)	(101,072)	-	-	-	4,721,865	4,721,865
Other comprehensive income														
Net reporting currency differences arising on translation from functional currency to presentation currency (note 20)	-	-	-	-	-	-	(512,691)	-	(512,691)	-	-	(512,691)	-	(512,691)
Movements relating to property, plant and equipment – land and buildings:														
- Deferred tax (note 20)	-	7,390	-	7,390	-	-	-	-	-	-	-	7,390	-	7,390
Total other comprehensive income	-	7,390	-	7,390	-	-	(512,691)	-	(512,691)	-	-	(505,301)	-	(505,301)
Total comprehensive income	-	7,390	4,822,937	4,830,327	-	-	(512,691)	(101,072)	(613,763)	-	-	(505,301)	4,721,865	4,216,564
Transactions with owners														
Issue of cell shares	-	-	-	-	3,750,000	-	-	-	3,750,000	3,750,000	-	-	-	3,750,000
Dividends (note 10)	-	-	(1,000,000)	(1,000,000)	-	-	-	-	-	-	-	(1,000,000)	(1,000,000)	(1,000,000)
Total transactions with owners	-	-	(1,000,000)	(1,000,000)	3,750,000	-	-	-	3,750,000	3,750,000	-	-	(1,000,000)	2,750,000
Balance at 31 December 2020	12,000,000	4,342,293	22,311,454	38,653,747	12,313,228	500,000	(963,114)	3,479,385	15,329,499	24,313,228	500,000	3,379,179	25,790,839	53,983,246

Statement of changes in equity – continued
Core

	Core				Cells					Total				
	Share capital €	Other reserves €	Profit and loss account €	Total €	Share capital €	Capital contribution €	Other reserves €	Profit and loss account €	Total €	Share Capital €	Capital contribution €	Other reserves €	Profit and loss account €	Total €
Balance at 1 January 2021	12,000,000	4,342,293	22,311,454	38,653,747	12,313,228	500,000	(963,114)	3,479,385	15,329,499	24,313,228	500,000	3,379,179	25,790,839	53,983,246
Comprehensive income														
Profit for the year	-	-	5,199,865	5,199,865	-	-	-	(450,113)	(450,113)	-	-	-	4,749,752	4,749,752
Other comprehensive income														
Net reporting currency differences arising on translation from functional currency to presentation currency (note 20)	-	-	-	-	-	-	843,487	-	843,487	-	-	843,487	-	843,487
- Deferred tax (note 20)	-	(1,459)	-	(1,459)	-	-	-	-	-	-	-	(1,459)	-	(1,459)
Total other comprehensive income	-	(1,459)	-	(1,459)	-	-	843,487	-	843,487	-	-	842,028	-	842,028
Total comprehensive income	-	(1,459)	5,199,865	5,198,406	-	-	843,487	(450,113)	393,374	-	-	842,028	4,749,752	5,591,780
Transactions with owners														
Issue of cells shares	-	-	-	-	3,663,210	-	-	-	3,663,210	3,663,210	-	-	-	3,663,210
Decrease in share capital	-	-	-	-	(3,665,600)	-	-	-	(3,665,600)	(3,665,600)	-	-	-	(3,665,600)
Capital contribution	-	-	-	-	-	(500,000)	-	-	(500,000)	-	(500,000)	-	-	(500,000)
Assignment of reserves	-	-	-	-	-	-	-	138,771	138,771	-	-	-	138,771	138,771
Dividends (note 10)	-	-	(2,700,000)	(2,700,000)	-	-	-	(4,062,339)	(4,062,339)	-	-	-	(6,762,339)	(6,762,339)
Total transactions with owners	-	-	(2,700,000)	(2,700,000)	(2,390)	(500,000)	-	(3,923,568)	(4,425,958)	(2,390)	(500,000)	-	(6,623,568)	(7,125,958)
Balance at 31 December 2021	12,000,000	4,340,834	24,811,319	41,152,153	12,310,838	-	(119,627)	(894,296)	11,296,915	24,310,838	-	4,221,207	23,917,023	52,449,068

The notes on pages 29 to 85 are an integral part of these financial statements.

Statement of cash flows

Year ended 31 December

	Notes	Core		Cells		Total	
		2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Cash flows from operating activities							
Cash generated from operations	23	6,760,997	6,934,461	2,777,847	1,356,779	9,538,844	8,291,240
Income tax paid		(2,428,355)	(2,341,531)	(404,659)	(658,261)	(2,833,014)	(2,999,792)
Net cash generated from / (used in) operating activities		4,332,642	4,592,930	2,373,188	698,518	6,705,830	5,291,448
Cash flows from investing activities							
Purchase of property, plant and equipment	12	(309,475)	(472,776)	-	-	(309,475)	(472,776)
Disposal of property, plant and equipment	12	(20,726)	(668,034)	-	-	(20,726)	(668,034)
Disposal of investment property		2,500	9,000	-	-	2,500	9,000
Disposal of investment property		-	950,000	-	-	-	950,000
Purchase of investment property	13	(118,730)	(47,570)	-	-	(118,730)	(47,570)
Purchase of available for sale financial assets		(41,500)	-	-	-	(41,500)	-
Investment in subsidiary undertakings	14	(1,496,500)	-	-	-	(1,496,500)	-
Net cash used in investing activities		(1,984,431)	(229,380)	-	-	(1,984,431)	(229,380)
Cash flows from financing activities							
Dividends paid	10	(2,700,000)	(1,000,000)	(4,062,339)	-	(6,762,339)	(1,000,000)
Reduction of capital contribution		-	-	(500,000)	-	(500,000)	-
Issue of capital contribution	10	-	-	136,381	3,750,000	136,381	3,750,000
Net cash used in financing activities		(2,700,000)	(1,000,000)	(4,425,958)	3,750,000	(7,125,958)	2,750,000
Movement in cash and cash equivalents		(351,789)	3,363,550	(2,052,770)	4,448,518	(2,404,559)	7,812,068
Cash and cash equivalents at beginning of year		6,113,629	2,764,842	14,889,504	11,062,332	21,003,133	13,827,174
Exchange (losses)/gains on cash and cash equivalents		11,322	(14,763)	1,037,994	(621,346)	1,049,316	(636,109)
Cash and cash equivalents at end of year	24	5,773,162	6,113,629	13,874,728	14,889,504	19,647,890	21,003,133

The notes on pages 29 to 85 are an integral part of these financial statements.

Notes to the financial statements

1. Summary of significant accounting policies

The principal accounting policies adopted in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

1.1 Basis of preparation

These financial statements are prepared in accordance with International Financial Reporting Standards (IFRSs) as adopted by the EU and in accordance with the requirements of the Maltese Companies Act (Cap.386) and the requirements of the Maltese Insurance Business Act, 1998. Atlas Holdings Limited (Note 27) prepares consolidated financial statements as required by the Maltese Companies Act (Cap.386) and these are delivered to the Registrar of Companies in Malta in terms of Article 174 (2) (e). Accordingly, Atlas Insurance PCC Limited is exempt from the preparation of consolidated financial statements by virtue of Article 174 of the Companies Act, (Cap 386).

The financial statements of Atlas Insurance PCC Limited include the financial performance and financial position of the Core operation together with the operations of the Cells.

As at 31 December 2021, the Company had seven Cells, the Ocado Cell, the Blevins Franks cell, the Griffin cell, the TVIS Cell, the Amplifon Cell, the Gemini Cell and the L'Amie Cell referred to in these financial statements as Cell 4, Cell 5, Cell 6, Cell 7, Cell 8, Cell 9 and Cell 10 respectively. The PerfectHome Cell was wound up during 2021. The Company maintains separate accounts for each Cell. Cellular assets and liabilities are separate and separately identifiable from Core and Cellular assets attributable to other Cells. Separate balance sheets, profit and loss accounts and statements of comprehensive income, changes in equity and cash flows have accordingly been prepared for the Cells.

The financial statements are prepared under the historical cost convention as modified by the fair valuation of Land and buildings - investment property, Land and buildings – property, plant and equipment, and financial assets at fair value through profit or loss (FVTPL).

The balance sheet is organised in increasing order of liquidity, with additional disclosures on the current or non-current nature of the Company's assets and liabilities provided within the notes to the financial statements.

The preparation of financial statements in conformity with IFRSs requires the use of certain critical accounting estimates. It also requires directors to exercise their judgement in the process of applying the Company's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are disclosed in Note 2.

Standards, interpretations and amendments to published standards effective in 2021

In 2021, the Company adopted new standards, amendments and interpretations to existing standards that are mandatory for the Company's accounting period beginning on 1 January 2021. The adoption of these revisions to the requirements of IFRSs as adopted by the EU did not result in substantial changes to the Company's accounting policies.

1. Summary of significant accounting policies - continued

1.1 Basis of preparation - continued

Standards, interpretations and amendments to published standards that are not yet effective

A number of new standards and amendments to standards and interpretations are effective for annual periods beginning after 1 January 2021, and have not been applied in preparing these financial statements. The Company is considering the implications of the below standards on the Company's financial results and position, and the timing of their adoption.

IFRS 9, 'Financial Instruments', became effective for annual periods beginning on or after 1 January 2018. It addresses the classification, measurement and derecognition of financial assets and liabilities and replaces the multiple classification and measurement models in IAS 39. IFRS 9 addresses a logical approach for the classification of financial assets driven by cash flow characteristics and the business model in which an asset is held. The new model also results in a single impairment model being applied to all financial instruments. As part of IFRS 9, the IASB has introduced a new, expected loss impairment model that will require more timely recognition of expected credit losses. Specifically, the new Standard requires entities to account for expected credit losses from when financial instruments are first recognised and it lowers the threshold for recognition of full lifetime expected losses. IFRS 9 also introduces a substantially-reformed model for hedge accounting with enhanced disclosures about risk management activity. The new model represents a substantial overhaul of hedge accounting that aligns the accounting treatment with risk management activities.

IFRS 4 (Amendments), 'Applying IFRS 9 Financial instruments with IFRS 4 Insurance contracts' provides two options for entities that issue insurance contracts within the scope of IFRS 4 i.e. an option that permits entities to reclassify, from profit or loss to other comprehensive income, some of the income or expenses arising from designated financial assets (the "overlay approach") or a temporary exemption from applying IFRS 9 for entities whose predominant activity is issuing contracts within the scope of IFRS 4 (the "deferral approach"). The application of both approaches is optional and an entity is permitted to stop applying them before the new insurance contracts standard is applied.

The activities of the Company are predominantly connected with insurance. In this regard, the directors have assessed the following:

- (a) The Company has not previously applied any version of IFRS9.
- (b) The total carrying amount of liabilities arising from contracts within the scope of IFRS 4 for the year ended 31 December 2015 represents over 90% of total liabilities, which is considered significant.

There has been no change in the Company's activities that warrants a reassessment of the above information.

The amendment of IFRS 4 Insurance Contracts requires entities to disclose the fair value at the end of the reporting period and the change in fair value during the period for groups of financial assets with contractual cash flows that are solely payments of principal and interest ("SPPI") and other financial assets separately.

1. Summary of significant accounting policies - continued

1.1 Basis of preparation - continued

Such disclosure is not required since the Company invests in debt instruments held at fair value through profit and loss (FVTPL) and are of a trading nature, not categorised as SPPI.

IFRS 17 was issued in May 2017, and sets out the requirements that an entity should apply in accounting for insurance contracts it issues and reinsurance contracts it holds. IFRS 17 is currently effective from 1 January 2023 (subject to EU endorsement). The Company has carried out an exercise to determine the impact of IFRS 17 on the results of the Company. Industry practice and interpretation of the standard are still developing and there may be changes to it. Therefore, the likely impact of its implementation remains uncertain.

IFRS 17 together with IFRS 9 will result in a profound change to the accounting in IFRS financial statements for insurance companies. Management has carried out an assessment on the impact of IFRS 17 on the performance at a given point in time during 2021 and is now working towards establishing the opening position for financial year 2022.

In preparation for the introduction of the new insurance accounting standard IFRS 17 which is effective from reporting year 2023, the Company appointed external professional consultants to carry out a detailed data gap analysis. A data mapping exercise was also carried out in order to determine the significance of the extended reporting requirements under IFRS 17 and the impact on current reporting systems. This exercise also extended to performing a dry run on a primary set of financial statements which was carried out during the financial year 2021.

The project focused on closing any remaining data gaps, assessing the requirement of additional reporting tools, discussions with the actuarial function and external auditors to obtain a clear understanding of the assumptions applied which will carry on throughout the financial year 2022.

1.2 Revenue recognition

Revenue comprises the fair value for services and is recognised as follows:

(a) Rendering of services

Premium recognition is described in accounting policy 1.15 dealing with insurance contracts.

(b) Interest income

Interest income from financial assets not classified as fair value through profit or loss is recognised using the effective interest method.

(c) Dividend income

Dividend income is recognised when the right to receive payment is established.

(d) Rental income

Rental income from investment property is accounted for on an accruals basis in accordance with the substance of the relevant lease agreements.

1. Summary of significant accounting policies - continued

1.3 Investment return

Investment return comprises investment income including fair value movements, interest income, dividends and rental income, and is net of investment expenses, charges and interest. Dividends are recorded on the date when the shareholder's right to receive income is established. Interest and expenses are accounted for on an accruals basis.

Investment return is initially recorded in the non-technical account. A transfer is made from the non-technical account to the general business technical account of the actual investment return on investments supporting the insurance net technical provisions.

1.4 Foreign currencies

(a) Functional and presentation currency

Items included in these financial statements are measured using the currency of the primary economic environment in which the entity operates ('the functional currency'). The euro is the Core's functional and the Company's presentation currency.

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the profit and loss account.

All foreign exchange gains and losses are presented in the profit and loss account within 'investment return'.

The results and the financial position of the cells are translated from GBP 'the functional currency' into euro 'the presentation currency' as follows:

(i) assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet; and

(ii) income and expenses for each profit and loss account are translated at average exchange rates.

All resulting exchange differences are recognised as a component of equity and are accounted for in the functional currency exchange reserve (Note 19).

1.5 Intangible assets

(a) *Customer relationships*

Acquired customer relationships are shown at historical cost. Customer relationships have an indefinite useful life.

(b) *Computer software*

Acquired computer software is capitalised on the basis of the costs incurred to acquire and bring to use the specific software. These costs are amortised using the straight-line method over their useful lives, not exceeding a period of three years.

1. Summary of significant accounting policies - continued

1.5 Intangible assets - continued

All costs associated with maintaining computer software programmes are recognised as an expense as incurred.

1.6 Tangible assets - Property, plant and equipment

Tangible fixed assets comprising land and buildings, computer equipment and furniture and fittings are initially recorded at cost. Land and buildings included within property, plant and equipment are subsequently shown at fair value, based on valuations by the directors after seeking due professional advice, less subsequent depreciation. Valuations are carried out on a regular basis such that the carrying amount of property does not differ materially from that which would be determined using fair values at the balance sheet date. All other tangible fixed assets are stated at historical cost less depreciation.

Increases in the carrying amount arising on revaluation are credited to other comprehensive income and shown as revaluation reserve in shareholders' equity. Decreases that offset previous increases of the same asset are charged in other comprehensive income and debited against the revaluation reserve directly in equity; all other decreases are charged to the profit and loss account.

Depreciation is calculated on the straight line method to write off the cost of the assets to their residual values over their estimated useful life as follows:

	%
Buildings	1
Improvement to leasehold premises	10
Furniture, equipment and motor vehicles	10 - 20

Freehold land is not depreciated.

Gains and losses on disposal of tangible fixed assets are determined by reference to their carrying amount and are taken into account in determining operating profit. On disposal of a revalued asset, amounts in the revaluation reserve relating to that asset are transferred to retained earnings.

Where the carrying amount of an asset is greater than its estimated recoverable amount, it is written down immediately to its recoverable amount.

Tangible asset also includes right-of-use assets.

1.7 Land and buildings - Investment property

Property that is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Company, is classified as investment property. Investment property comprises freehold buildings.

Investment property is measured initially at its cost, including related transaction costs. After initial recognition, investment property is carried at fair value. Fair value is based on active market prices, adjusted, if necessary, for any difference in the nature, location or condition of the specific asset. If this information is not available, the Company uses alternative valuation methods such as recent prices on less active markets, discounted cash flow projections or comparative sales prices. These valuations are reviewed annually by the directors after seeking professional advice.

1. Summary of significant accounting policies - continued

1.7 Land and buildings - Investment property - continued

The fair value of investment property reflects, among other things, rental income from current leases and assumptions about rental income from future leases in the light of current market conditions. The fair value also reflects, on a similar basis, any cash outflows that could be expected in respect of the property.

Subsequent expenditure is charged to the asset's carrying amount only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. All other repairs and maintenance costs are charged to the profit and loss account during the financial period in which they are incurred. Changes in fair values are recorded in the profit and loss account.

Gains or losses on disposal are determined by comparing proceeds with carrying amount and are included in the profit and loss account.

If an investment property becomes owner-occupied, it is reclassified as property, plant and equipment, and its fair value at the date of reclassification becomes its cost for subsequent accounting purposes.

1.8 Investment in subsidiaries and associates

Investment in subsidiaries is accounted for at cost less impairment. The results of the subsidiary undertakings are reflected in the Company's financial statements only to the extent of dividends receivable. On disposal of an investment, the difference between the net disposal proceeds and the carrying amount is charged or credited to the profit and loss account.

Associates are all entities over which the company has significant influence but not control, generally accompanying a shareholding of between 20% to 50% voting rights. Investment in associates is accounted for at cost less impairment.

1.9 Financial assets

The Company classifies its financial assets in the following categories: financial assets at fair value through profit or loss and loans and receivables. The classification depends on the purpose for which the investments were acquired. The directors determine the appropriate classification of the investments at the time of purchase and re-evaluate such designation at every reporting date.

1.9.1 Classification

(a) Financial assets at fair value through profit or loss

Financial assets are designated at inception as fair value through profit or loss, if they are part of a group of investments that are managed on a portfolio basis, and whose performance is evaluated and reported internally on fair value basis to the Board in accordance with a documented investment strategy.

(b) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market, other than those that the Company intends to sell in the short term or that it has designated as fair value through profit or loss. They include, inter alia, deposits held with credit or financial institutions, debtors and cash and cash equivalents.

1. Summary of significant accounting policies - continued

1.9 Financial assets - continued

1.9.2 Recognition and measurement

All purchases and sales of investments are recognised on the trade date, which is the date that the Company commits to purchase and sell the asset. Investments are initially recognised at fair value plus, in the case of all financial assets not carried at fair value through profit or loss, transaction costs that are directly attributable to their acquisition. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Company has also transferred substantially all risks and rewards of ownership.

Financial assets at fair value through profit or loss are subsequently carried at fair value. Loans and receivables are carried at amortised cost using the effective interest method, less any provision for impairment. Realised and unrealised gains and losses arising from changes in fair value of the 'financial assets at fair value through profit or loss' category are included in the profit and loss account in the period in which they arise.

The fair values of quoted investments and units in collective investment schemes are based on quoted market prices at the reporting date. If the market for an investment is not active, the Company establishes fair value by using valuation techniques. Equity securities for which the fair value cannot be measured reliably are recognised at cost less impairment.

On disposal, the difference between the net disposal proceeds and the carrying amount is included in the net profit or loss for the period.

1.9.2 Available for sale financial assets

Financial assets are accounted for at cost and assessed annually for any potential impairment.

1.10 Impairment of assets

(a) Impairment of financial assets carried at amortised cost

The Company assesses at each reporting date whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or group of financial assets is impaired and impairment losses are incurred only if there is objective evidence of impairment as a result of one or more events that have occurred after the initial recognition of the asset (a 'loss event') and that loss event or events have an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

Objective evidence that a financial asset or group of assets is impaired includes observable data that comes to the attention of the Company about the following events:

- (i) significant financial difficulty of the issuer or debtor;
- (ii) a breach of contract, such as default or delinquency in payments;
- (iii) it becoming probable that the issuer or debtor will enter bankruptcy or other financial reorganisation; and
- (iv) observable data indicating that there is a measurable decrease in the estimated future cash flow from a group of financial assets since the initial recognition of those assets, although the decrease cannot yet be identified with the individual financial assets in the group.

1. Summary of significant accounting policies - continued

1.10 Impairment of assets - continued

The Company first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant. If the Company determines that no objective evidence of impairment exists for an individually-assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are assessed individually for impairment and for which an impairment loss is or continues to be recognised are not included in a collective assessment of impairment.

If there is objective evidence that an impairment loss has been incurred on loans and receivables carried at amortised cost, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. The carrying amount of the asset is reduced through the use of an allowance account and the amount of the loss is recognised in the profit and loss account.

If in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised (such as improved credit rating), the previously recognised impairment loss is reversed by adjusting the allowance account. The amount of the reversal is recognised in the profit and loss account.

(b) Impairment of other non-financial assets

Assets that have an indefinite useful life, such as customer relationships, are not subject to amortisation and are tested annually for impairment. Assets that are subject to amortisation or depreciation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use.

For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units).

1.11 Leases

From 1 January 2019, leases in which a significant portion of the risks and rewards of ownership were not transferred to the company as lessee were classified as operating leases. Such leases are recognised as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Company.

Assets and liabilities arising from a lease are initially measured on a present value basis. The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. While the Company revalues its land and buildings that are presented within property, plant and equipment, it has chosen not to do so for the right-of-use buildings held by the Company.

1. Summary of significant accounting policies – continued

1.11 Leases - continued

Leases income from operating leases where the Company is a lessor is recognised in income on a straight-line basis over the lease term. The respective leased assets are included in the balance sheet as investment property based on the nature of the assets. The Company did not need to make any adjustments to the accounting for assets held as lessor as a result of adopting the new leasing standard.

1.12 Cash and cash equivalents

For the purposes of the statement of cash flows, cash and cash equivalents comprise cash in hand and deposits held at call with banks, net of bank overdrafts, and other short-term highly liquid investments with original maturities of three months or less. In the balance sheet, bank overdrafts are included in borrowings.

1.13 Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new ordinary shares are shown in equity as a deduction, net of tax, from the proceeds.

1.14 Current and deferred tax

The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date.

Deferred tax is recognised, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill; deferred tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.

Deferred tax assets are recognised only to the extent that future taxable profit will be available such that realisation of the related tax benefit is probable.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities.

1. Summary of significant accounting policies – continued

1.15 Insurance contracts – classification

The Company issues contracts that transfer significant insurance risk and that are classified as insurance contracts. As a general guideline, the Company defines as significant insurance risk the possibility of having to compensate the policyholder if a specified uncertain future event (the insured event) adversely affects the policyholder.

Insurance contracts – General business

The results for direct business are determined on an annual basis whereby the incurred cost of claims, commissions and related expenses are charged against the earned proportion of premiums, net of reinsurance, as follows:

- (i) Premiums earned relate to business incepted during the year together with any differences between the booked premiums for prior years and thus previously accrued, less cancellations.
- (ii) Unearned premiums represent the proportion of premiums written in the year that relate to unexpired terms of policies in force at the balance sheet date, calculated on a time apportionment basis.
- (iii) Commissions and other acquisition costs that vary with and are related to securing new contracts and renewing existing contracts are deferred over the period in which the related premiums are earned. These are capitalised and are shown as deferred acquisition costs (“DAC”) in the balance sheet. DAC is amortised over the term of the policies as the premium is earned. All other costs are recognised as expenses when incurred.
- (iv) Claims incurred comprise claims and related expenses paid in the year and changes in the provision for outstanding claims, including provisions for claims incurred but not reported or not enough reported (“IBNR” or “IBNER”) and related expenses, together with any other adjustments to claims from previous years. Where applicable, deductions are made for salvage and other recoveries.
- (v) Provision is made at the year-end for the estimated cost of claims incurred but not settled at the balance sheet date, including the cost of claims incurred but not yet reported or not enough reported to the Company. The estimated cost of claims includes expenses to be incurred in settling claims and a deduction for the expected value of salvage and other recoveries. The Company takes all reasonable steps to ensure that it has appropriate information regarding its claims exposures. However, given the uncertainty in establishing claims provisions, it is likely that the final outcome will prove to be different from the original liability established. Liabilities for unpaid claims are estimated using the input of assessments for individual cases reported to the Company and statistical analyses for the claims incurred but not reported or not enough reported. The Company does not discount its liabilities for unpaid claims.

The estimation of claims IBNR or IBNER is generally subject to a greater degree of uncertainty than the estimation of the cost of settling claims already notified to the Company, where more information about the claim event is generally available.

1. Summary of significant accounting policies - continued

1.15 Insurance contracts – classification - continued

- (vi) Provision in the form of an unexpired risk provision will be made for any deficiencies arising when unearned premiums, net of associated acquisition costs, are insufficient to meet expected claims and expenses after taking into account future investment return on the investments supporting the unearned premiums provision and unexpired risks provision. The expected claims are calculated having regard to events that have occurred prior to the balance sheet date.

Reinsurance contracts held

Contracts entered into by the Company with reinsurers under which the Company is compensated for losses on one or more contracts issued by the Company and that meet the classification requirements for insurance contracts are classified as reinsurance contracts held. Insurance contracts entered into by the Company under which the contract holder is another insurer (inwards reinsurance) are included with insurance contracts.

The benefits to which the Company is entitled under its reinsurance contracts held are recognised as reinsurance assets. These assets consist of short-term balances due from reinsurers (classified within receivables), as well as longer term receivables (classified within reinsurers' share of technical provisions) that are dependent on the expected claims and benefits arising under the related reinsured insurance contracts. Amounts recoverable from or due to reinsurers are measured consistently with the amounts associated with the reinsured insurance contracts and in accordance with the terms of each reinsurance contract. Reinsurance liabilities are primarily premiums payable for reinsurance contracts and are recognised as an expense on an accruals basis.

The Company assesses its reinsurance assets for impairment on a regular basis. If there is objective evidence that the reinsurance asset is impaired, the Company reduces the carrying amount of the reinsurance asset to its recoverable amount and recognises that impairment loss in the profit and loss account. The Company gathers the objective evidence that a reinsurance asset is impaired using the same process adopted for financial assets held at amortised cost. The impairment loss is also calculated following the same method used for these financial assets.

1. Summary of significant accounting policies - continued

1.15 Insurance contracts - classification - continued

Receivables and payables related to insurance contracts

Receivables and payables are recognised when due. These include amounts due to and from agents, brokers and policyholders.

If there is objective evidence that an insurance receivable is impaired, the Company reduces the carrying amount of the insurance receivable accordingly and recognises that impairment loss in the profit and loss account. The Company gathers the objective evidence that an insurance receivable is impaired using the same process adopted for financial assets held at amortised cost. The impairment loss is calculated following the same method used for these financial assets.

1.16 Provisions

Provisions for legal claims are recognised when the Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation, and the amount has been reliably estimated. Provisions are not recognised for future operating losses.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

1.17 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the statement of financial position when there is a legally enforceable right to set off the recognised amounts and there is an intention to settle on a net basis, or realise the asset and settle the liability simultaneously.

1.18 Dividend distribution

Dividends on ordinary shares or on cell shares are recognised in equity in the period in which they are declared by the directors or approved by the Company's shareholders.

2. Critical accounting estimates and judgements in applying accounting policies

The Company makes estimates and assumptions that affect the reported amounts of assets and liabilities within the next financial year. Estimates and judgments are frequently re-evaluated and based on product assessment of historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The estimation of the ultimate liability arising from claims made under insurance contracts is the Company's most critical accounting estimate.

Provision is made as and when claims are notified for the estimated cost of claims. This estimate will include expenses to be incurred in settling the claim. All provisions for claims incurred but not settled by balance sheet date are carried forward to the following financial period. Given the uncertainty in establishing claims provisions, it is possible that the final outcome may prove to be different from the original liability estimated.

In reporting claims incurred and technical provisions the Company takes all reasonable steps to curtail any future deviations in establishing its liabilities by ensuring that it has appropriate information regarding its claims exposures and related future liabilities from the outset. The results of the Company's claims cost progression are disclosed in development tables included in Note 21

The Company believes that the liability arising from claims under insurance contracts is adequately reserved as at the financial year end.

3. Management of insurance and financial risk

3.1 Insurance risk

The Company issues contracts that transfer the insurance risk of the Company's clients. This section summarises these risks and how the Company manages them.

Insurance risk - Core

The risk under any one insurance contract is the uncertainty of whether the insured will sustain the contingency insured against. If that happens, then further uncertainty lies in how many times this can happen and how much it will cost, i.e. the frequency and severity of resultant claims.

Insurance risk is by its nature random and unpredictable. Consequently the Company writes portfolios of risk with the intention of taking refuge within the theory of probability (large numbers) and thus being able to correctly construct pricing of its insurance contracts.

The risk the Company faces however remains that actual claims incurred exceed the amounts of such provisions since the frequency and severity incurred exceed the estimated ones.

Insurance events, due to their random nature, can vary in severity and frequency from year to year. However the larger the portfolio involved, the lower the deviation from estimates which is why the Company endeavours to acquire growth in areas of insurance risk which it deems attractive.

Another method used to mitigate random deviations is that of diversification in portfolio characteristics. Atlas Insurance PCC Limited is not unduly dependant on one class or sector of business and in fact is deemed to be privileged with a balanced mix of various classes of Motor, Liability, Marine, Miscellaneous Accident, Property, Private Medical and Travel and Personal Accident. Furthermore, the Company's portfolio is spread between personal lines and commercial lines business.

3. Management of insurance and financial risk - continued

3.1 Insurance risk - continued

The Company has a rather even geographical spread of property risks within the Maltese isles and is well spread among the various sectors of commerce e.g. tourism and hotel accommodation; manufacture; services and it is not unduly dependent on one sector alone.

Once again this diversification ensures that the type and amount of risks presented are spread out without there being undue concentrations in one area alone.

Insurance risk - Cells

During the year the Company licensed one new cell in November. The Blevins Franks Cell writes professional indemnity risks in the UK and Europe. Gemini Cell, L'Amie Cell, Griffin Cell, Ocado Cell, Amplifon Cell (in run-off) and TVIS Cell carried on business during the year in accordance with their licence conditions.

PerfectHome Cell was unwound before the end of 2021. Ocado Cell did not write new business in 2021.

Griffin Cell had its first and very successful renewal cycle in Q4 2021. L'Amie, Gemini and TVIS cells carried on writing their normal classes in their European and UK markets.

Atlas' underwriting strategy on cells is that of underwriting the proposed cell holistically including, but certainly not limited to, the underlying insurance risk. The consideration of capitalization, parental guarantees backed by parental strength, reinsurance protection, premium volume, historical performance, experience of the proposer (and of outsourced entities like claim handlers) and other such factors lead to a case by case assessment of the overall risk of the cell to the core from a financial, operational and reputational perspective. Atlas seeks typically cells with little or low exposure to large event or single losses, strong cell owners and short tail risks. It will however consider cells which write larger exposures when backed by strongly rated reinsurance protection.

3.1.1 Frequency and severity of claims

Further details on insurance risk exposures for the Core are described below.

Motor and liability

The danger is that competition restrains average premium growth while the frequency and severity of claims may be seriously affected by:

- (i) the long lifetime which motor and other liability claims tend to have and which can lead to negative effects of inflation on claim amounts;
- (ii) changes in traffic management and density and the increased presence of more vulnerable road users;
- (iii) increased court awards arising from increased sensitivity of courts to the plight of accident victims spurred also by EU directives and "pro-victim" court/legislative tendencies in other EU jurisdictions;
- (iv) increased responsibilities of employers and business owners in the light of health and safety and consumer legislation;
- (v) the latent effect of disease claims on the employers' liability and products liability portfolio;
- (vi) the effect of inflation on motor repair costs; and
- (vii) the effect of natural hazards affecting comprehensive motor results.

3. Management of insurance and financial risk - continued

3.1 Insurance risk - continued

3.1.1 Frequency and severity of claims - continued

The Company's gross motor performance still benefitted, albeit to a lesser extent than in 2020, from the lower traffic volumes during the peak periods of the pandemic. It was noted, though, that in 2021 several months reflected pre-covid claim frequencies.

The motor result was also impacted by a rainstorm in November.

No major developments in relation to civil damages and court judgements were registered.

Property (including Business Interruption)

The gross property result saw the beneficial effect of a substantial legal recovery in connection to a large property claim which occurred in December 2019 and was paid across 2020 and 2021. A number of positive developments on older property claims were also registered. These savings more than made up for any large fire losses incurred in 2021 and the combined losses emanating from the November storm.

Miscellaneous accident

The nature of claims on Money, Glass, Goods in Transit and Fidelity relate very much to the prevalence of crime in Malta and 2021 showed no extraordinary experience in this respect.

Personal accident and travel

Travel class recovered remarkably in 2021 also as a result of the inception of a substantial bank credit card scheme. Covid-19 related travel cover was introduced mid-year and this helped stimulate volumes. The underwriting result was satisfactory though it was affected by a wave of cancellation/extension claims linked to the Omicron variant at the end of the year.

Marine

The marine portfolio in 2021 experienced a satisfactory result overall.

Health

As expected the health account went back to pre-pandemic performance but was also impacted by a small number of large losses.

The Company manages all the above via:

- (a) underwriting strategy,
- (b) adequate reinsurance arrangements, and
- (c) proactive claims handling.

3. Management of insurance and financial risk - continued

3.1 Insurance risk - continued

3.1.1 Frequency and severity of claims - continued

(a) Underwriting strategy

The Company follows strict risk acceptance selection processes and only accepts risks that possess characteristics which the Company feels will lead to low or average frequency and severity of losses. These criteria apply across all classes and for this purpose the Company uses underwriting guidelines and sets limits on the overall retention of the risks it writes. The Company inserts certain exclusions in its contracts to enforce underwriting criteria. For example, in the context of liability exposures, the Company applies asbestos liabilities exclusions on all liability policies and in the past years, communicable disease exclusions were introduced on most classes.

The Company closely scrutinises the business activities of its client base to determine any undue exposure to long-term industrial disease claims and to assist in this process and that of analysing other potential exposures, the Company normally views several property, accident and liability risks first hand via its policy of risk surveying (in-house and external).

The Company also has a regular renewal analysis and reserves the right to reassess each contract based on its claims experience and any other changes in material information E.g. The majority of the marine cargo account is based on open covers. Thorough controls on each marine open cover are carried out regularly ensuring that performance is acceptable.

Malta's storm and flood exposure is localised in particular areas of flash flood exposure. With the Company's pre-risk survey strategy and with the added knowledge of flood-prone areas, the Company filters the incoming new business portfolio or alternatively manages the risk of storm. The company is also conscious of the susceptibility of certain locations to windstorm and endeavours to limit shoreline exposures.

The Company, as a standard, applies limits on all motor and liability policies. The only area of unlimited liability is that of Motor EU/UK use (in line with legislation in certain EU countries and the UK). The Company's internal underwriting authority limits mean that authority to bind is delegated in a controlled manner. The Company's branches likewise follow and are subject to specific underwriting limitations beyond which they must seek head office approval.

The risks underwritten by the Company may also be in the form of reinsurance contracts issued on a proportional basis whereby it assumes a portion of the risk which the ceding insurance undertakings undertake with their direct clients.

(b) Reinsurance

The Company places its reinsurance programme with overseas reinsurers who all meet the financial approval of the local regulator. It is generally the Core Company's Policy for reinsurance to be placed in LLOYD'S market or with listed multinational reinsurance companies whose credit rating is not less than A-. The portfolio programme is a mix of proportional and non-proportional protection.

The Company's decision on the type of reinsurance obtained, the level of retention and the width of cover are recommended by the Company's own technical personnel in collaboration with overseas consultants and the board of directors approves the reinsurance programme on an annual basis.

The effectiveness of reinsurance protection in place for the Company has often worked towards reducing the impact of the Company's net retained losses for the year.

3. Management of insurance and financial risk - continued

3.1 Insurance risk - continued

3.1.1 Frequency and severity of claims - continued

(c) Claims techniques

Reported claims are handled and reserved on a claim-by-claim basis. The Company employs in-house specialised claims personnel. In addition to having in place authority levels for its staff to negotiate claims, it also employs a panel of external loss adjusters and technical experts who are regularly utilised in the Company's quest for sound and equitable claim handling. In the case of cells, the Company outsources claims handling to specialised third party administrators who, where necessary, may be permitted to sub-outsource certain services e.g. mobile phone repairs.

The Company has a policy of analysing claims progressions and thus determines if reserving policies adopted in the past have been successful. This procedure has pre-dated the setting up of the Company as an underwriter.

The Company actively pursues early settlement of all claims to reduce exposure to unpredictable developments and equally the Company maintains a proactive system that ensures that timely action is taken on all claims and reviews are carried out when required. This is particularly important in the context of motor and liability claims and in the case of such claims arising from cells, this function is performed by the outsourced specialist administrators and supervised by the relevant cell committee. In the context of reserving, active use is made of a panel of legal advisors and full acquaintance is made with courtroom developments by our specialist claims team supervised by the chief underwriting officer.

3.1.2 Sources of uncertainty in estimation of future claims payments

Owing to the fact that liability claims are normally payable on a *claims occurrence* basis, a claim is payable if the accident occurred in the year of insurance even if the damage is manifested long afterwards. This is accentuated in the context of employers' liability claims where cover is provided on a loss *caused* basis. Therefore not only can the extent of reported liability claims take longer to be fully known and for such claims to be settled owing also to possible lengthy court proceedings, but, additionally, claims can take long to be even reported. For this reason, claims outstanding provisions for known claims must be adequately increased by provisions for IBNR (incurred but not reported) claims.

Therefore when estimating the cost due to be paid in future the Company looks at:

- (i) the monetary provision necessary for pending non-liability claims based on the latest available facts and estimates
- (ii) the monetary provision for the future payment of claims for bodily injuries to employees or third party victims of accidents. This is based on the accepted basis of:
 - (a) loss of future earnings as a result of disability percentages along with estimated rehabilitation expenses;
 - (b) an element of direct damages; and
 - (c) costs of settlement including legal and other fees and court expenses; and

to the above provisions for known reported claims, the Company adds the IBNR provision. The Company also makes a provision for the unexpired period of cover of policies running at the time of the balance sheet date.

3. Management of insurance and financial risk - continued

3.1 Insurance risk - continued

3.1.2 Sources of uncertainty in estimation of future claims payments - continued

Large claims are also assessed on a case-by-case basis, and Atlas takes a prudent approach to determining outstanding reserves based on legal precedent (of particular relevance to motor and liability class) and similar cases. The Company also notes current trends.

The Company takes care to ensure it is in possession of knowledge on all bodily injury claims notified and carries out active reviews of the larger/more serious bodily injury cases on motor and liability classes.

IBNR reserves are determined using the historical actual development of incurred claims and absolute IBNR levels are then expressed as a proportion of claims outstanding by individual class in order to have an ongoing level of IBNR reserves. Such percentages are reviewed and reassessed annually.

Uncertainty on the estimation of claim payments on property classes is considerably lower than that on motor and liability classes. The same can be said of personal accident, health, travel and miscellaneous accident.

Uncertainty in general is reduced by ensuring thorough knowledge of the circumstances and extent of losses reported; and through the use of medical and loss assessors and adjusters to ensure correct reserving.

A high degree of certainty on marine claims is achieved via collection of survey evidence and value documentation.

3.2 Financial risk management

The Company is exposed to financial risk through its financial assets and liabilities, reinsurance assets and insurance liabilities. The key financial risk is that the proceeds from its financial assets would not be sufficient to fund the obligations arising from its insurance contracts and investing activity. The most important components of the Company's financial risk are market risk (cash flow and fair value interest rate risk, equity price risk and currency risk), credit risk and liquidity risk. These risks mainly arise on open positions in interest rate, debt and equity products, and currency exposures, which are all subject to market movements.

The Company's investment strategy reflects its profile of liabilities to ensure that sufficient assets of appropriate nature, term and liquidity enable it to meet the liabilities as they become due.

3.2.1 Market risk

(a) Cash flow and fair value interest rate risk

In general, the Company is exposed to risk associated with the effects of fluctuations in the prevailing levels of market interest rates. Financial instruments issued at variable rates expose the Company to cash flow interest rate risk. Financial instruments issued at fixed rates expose the Company to fair value interest rate risk. The Company holds investments mostly in equity and debt securities. Debt securities are subject to interest rate risk.

3. Management of insurance and financial risk - continued

3.2 Financial risk management - continued

3.2.1 Market risk - continued

(a) Cash flow and fair value interest rate risk - continued

Fair value interest rate risk is the risk that the relative value of a security will worsen due to an interest rate increase. Interest rate risk is mitigated through the distribution of fixed interest investments over a range of maturity dates. Moreover, the Company's asset allocation policy limits the amount of investment in any one asset or towards any one counterparty. Notes 15 and 24 incorporate interest rate and maturity information with respect to the Company's assets.

The total assets and liabilities subject to interest rate risk are the following:

	Notes	2021 €	2020 €
Assets at floating interest rates - bank balances		19,352,175	20,359,564
Assets at fixed interest rates			
- Listed debt securities	15	7,799,325	8,017,603
- Deposits with banks or financial institutions	15	1,490,000	279,187
- Amounts owed from related parties	25	387,325	739,816
		29,028,825	29,396,170
Liabilities at floating interest rates - bank balance overdrawn		-	-

Bank and other borrowing facilities are not commonly availed of and the directors traditionally sanction the use of such facilities for short-term operational cash flow bridging as and when the requirement arises. The exposure to interest rate risk in respect of borrowings is accordingly not material.

Cash at bank subject to floating interest rates exposes the Company to cash flow interest rate risk.

The sensitivity analysis for interest rate risk illustrates how changes in the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates at the reporting date.

At 31 December 2021 the Company was mainly exposed to fair value interest rate risk on listed fixed interest rate debt securities. If interest rates at that date would have been 50 basis points (2020: 50 basis points) lower with all other variables held constant, pre-tax profit for the year would have been €135,199 higher (2020: €289,845 higher). An increase of 50 basis points (2020: 50 basis points), with all other variables held constant, would have resulted in pre-tax profits being €171,305 lower (2020: €60,241 lower). Up to the end of the reporting period the Company did not have any hedging policy with respect to interest rate risk on other financial instruments as exposure to such risks was not deemed to be significant by the directors.

(b) Equity price risk

The Company is exposed to market price risk on its equity investments. These investments are subject to stock market volatility and the value can decline significantly in response to adverse political, market or economic developments. The Company reduces this risk by diversifying its investments in different countries and in different sectors.

3. Management of insurance and financial risk - continued

3.2 Financial risk management - continued

3.2.1 Market risk - continued

(b) Equity price risk - continued

During 2021, the markets affected the portfolio negatively due to Covid-19 at worst experiencing a fair value loss of 1% on the opening balance at the beginning of 2021. By 31 December the portfolio recovered to a fair value gain of 12.1%.

The Company's investment portfolio is overseen by the Investment Committee that meets on a regular basis in order to review the position of its investments and to plan its investment strategy in accordance with established guidelines. Investment decisions are taken on the basis of an Investment Policy approved by the Board. The Investment Policy includes benchmarks and guidelines on various aspects of portfolio management, including currency, instrument, rating, localisation, concentration and maturity. It is periodically reviewed by the Investment Committee and, subject to Board approval, amended as necessary so as to reflect the Company's overall investment objective, which is principally the preservation of capital and liabilities.

The total assets subject to equity price risk are the following:

	Notes	Core		Cells		Total	
		2021	2020	2021	2020	2021	2020
		€	€	€	€	€	€
Assets subject to equity price risk							
Equity securities	15	4,645,140	4,427,836	-	-	4,645,140	4,427,836
Units in unit trusts	15	25,322,610	20,975,848	2,310,048	2,833,212	27,632,658	23,809,060
		29,967,750	25,403,684	2,310,048	2,833,212	32,277,798	28,236,896

The sensitivity for equity price risk illustrates how changes in the fair value of equity securities will fluctuate because of changes in market prices, whether those changes are caused by factors specific to the individual equity issuer, or factors affecting all similar equity traded in the market. The sensitivity for equity price risk is derived based on global equity returns, assuming that currency exposures are hedged. A 10% positive or negative movement in equity prices is considered to be an appropriate benchmark for sensitivity purposes. An increase or a decrease of 10% (2020: 10%) in equity prices, with all other variables held constant, would result in an impact on the Core pre-tax profit for the year of €2,996,775 (2020: €2,540,368). An increase or a decrease of 10% (2020: 10%) in equity prices, with all other variables held constant, would result in an impact on the Cells pre-tax profit for the year of €231,005 (2020: €283,321).

(c) Currency risk

Currency risk relates to the risk of fluctuations in the value of financial instruments and assets and liabilities due to changes in exchange rates. The Company may experience losses arising from a decrease in values of its assets held in foreign currency or an increase in value of its technical reserves denominated in foreign currencies. The board of directors implements a policy of currency matching rules thus minimising the Company's exposure to such risk.

3. Management of insurance and financial risk - continued

3.2 Financial risk management - continued

3.2.1 Market risk - continued

(c) Currency risk - continued

As the Company's technical reserves arising from its core operation are wholly denominated in euro due to the fact that all insurance policies are written in euro, funds covering such liabilities are largely invested in euro instruments.

Similarly, in managing its cells, the Company applies the same currency matching policy by identifying the currency in which cellular technical provisions arise and as such administers a balance of matched assets.

In an effort to maximise return on investment the board directs its investments committees to prudently apply a certain degree of flexibility which is limited to the extent of not compromising the Company's financial strength in matching its liabilities, primarily its insurance technical provisions.

At 31 December 2021, foreign currency exposure, principally comprising a mix of US Dollar and UK Pound, amounted to €2,462,576, (2020: €2,139,743). If the above currencies had weakened or strengthened by 15% against the euro with all other variables held constant, pre-tax profit for the year would have been lower by €434,572 (2020: €377,602) or higher by €321,206 (2020: €279,097).

3.2.2 Credit risk

The Company is exposed to credit risk, that risk of loss due to a counterparty being unable to pay amounts in full when due. The following are the areas where credit risk is identified:

- (i) reinsurers' share of insurance technical provisions;
- (ii) amounts due from reinsurers in respect of claims already paid;
- (iii) amounts due from insurance contract holders;
- (iv) amounts due from insurance intermediaries; and
- (v) investments and cash and cash equivalents.

Limits of authority and segregation of duties in the granting of credit are in place to maintain objectivity, independence and control over new and existing lending exposures.

The credit risk management team assesses the creditworthiness of all reinsurers, intermediaries and customers by using credit grade references provided by rating agencies, and other publicly available financial information. Where this information is not available, detailed analysis is carried out by investigating both financial strength and market repute, as well as payment patterns. The Company experiences a low level of bad debts and concentration of credit risk with respect to debts is limited due to the large number of customers comprising the Company's debtor base.

Routine reviews of payment history and the status of any ongoing negotiations with counterparties are carried out by the credit risk management in order to detect any deterioration in the creditworthiness of individual counterparties.

While reinsurance is used to manage insurance risk, this does not discharge the Company's liability as primary insurer. If a reinsurer fails to pay a claim for any reason, the Company remains liable for the payment to the policyholder. The creditworthiness of reinsurers is considered by the directors on an ongoing basis by reviewing their financial strength within the terms of their credit ratings as stated in Note 3.1.1 (b).

3. Management of insurance and financial risk - continued

3.2 Financial risk management - continued

3.2.2 Credit risk - continued

The Company is also exposed to credit risk for its investments and its cash at bank. The Company's cash is placed with quality financial institutions. Credit risk in respect of investments is not considered by the directors to be significant in view of the credit standing of the issuers.

The Investment Committee takes account of the credit risk inherent in the Company's investment portfolio by adopting similar cautious practices in identifying investment opportunities and monitoring portfolio performance. The investment instruments acquired are highly rated by the internationally-renowned credit rating agencies like Moody's and Standard and Poor's. The policy adopted by the investment committee is that of directing most of the funds available for investment to A-rated securities and deposits. There are certain instances whereby the committee may opt for placing these funds in B-rated securities only once the circumstances of such an opportunity are fully assessed and are beneficial to the performance of the investment portfolio.

Credit risk in relation to cells is not considered to be significant when considering payment patterns and/or assessment of counterparties and contractual arrangements.

The following table illustrates the assets that expose the Company to credit risk as at the balance sheet date and includes the Standard & Poor's (or equivalent) composite rating, when available. Financial assets that are not rated principally comprise locally traded bonds on the Malta Stock Exchange, debtors and certain deposits with local bank institutions for which no international rating is available.

3. Management of insurance and financial risk - continued

3.2 Financial risk management - continued

3.2.2 Credit risk - continued

Assets bearing credit risk at the end of the reporting period, split up between Core and Cell operations are analysed as follows:

		As at 31 December 2021							
	Notes	AAA to AA- Core €	A+ to A- Core €	BBB to B Core €	Not rated Core €	A+ to A- Cells	BBB to B Cells €	Not rated Cells €	Total €
Investments									
Debt securities - listed fixed interest rate	15	350,466	749,304	715,415	5,984,140	-	-	-	7,799,325
Deposits with banks or financial institutions		-	-	-	-	-1,490,000	-	-	1,490,000
		350,466	749,304	715,415	5,984,140	-1,490,000			9,289,325
Loans and receivables									
Debtors and prepayments and accrued income	18	-	-	-	6,897,577	-	-	16,861,690	23,759,267
Cash equivalents	24	-	-	2,410,213	3,067,234	4,793,109	3,604,799	5,476,820	19,352,175
		-	-	2,410,213	9,964,811	4,793,109	3,604,799	22,338,510	43,111,442
Reinsurers' share of technical provisions	21	15,205,377	3,121,848	-	2,672	-	10,215,005	1,381,702	29,926,604
Total assets bearing credit risk		15,555,843	3,871,152	3,125,628	15,951,623	4,793,109	15,309,804	23,720,212	82,327,371

3. Management of insurance and financial risk - continued

3.2 Financial risk management - continued

3.2.2 Credit risk - continued

		As at 31 December 2020							
Notes	AAA to AA- Core €	A+ to A- Core €	BBB to B Core €	Not rated Core €	A+ to A- Cells	BBB to B Cells €	Not rated Cells €	Total €	
Investments									
Debt securities - listed fixed interest rate	15	197,862	2,432,732	334,560	5,052,449	-	-	8,017,603	
Deposits with banks or financial institutions		-	-	269,187	-	10,000	-	279,187	
		197,862	2,432,732	603,747	5,052,449	-	10,000	8,296,790	
Loans and receivables									
Debtors and prepayments and accrued income	18	-	-	-	5,710,998	-	-	23,752,561	
Cash equivalents	24	-	1,682,402	3,787,658	5,048,182	2,743,323	7,097,999	20,359,564	
		-	1,682,402	9,498,656	5,048,182	2,743,323	25,139,562	44,112,125	
Reinsurers' share of technical provisions	21	20,101,116	2,824,529	-	2,946	-10,155,553	-	33,084,144	
Total assets bearing credit risk		20,298,978	5,257,261	2,286,149	14,554,051	5,048,182	12,908,876	25,139,562	
								85,493,059	

3.2.3 Liquidity risk

The Company's exposure to liquidity risk arises from the eventuality that the frequency or severity of claims are greater than estimated. Liquidity risk is the risk that cash may not be available to pay obligations when due at a reasonable cost.

The directors do not consider this risk as significant given the nature of the Company's financial assets and liabilities. The Company's financial assets are considered to be readily realisable as they consist of local and foreign securities listed on recognised stock markets and deposits held with first-class-rated credit institutions. Moreover, the Company ensures that a reasonable level of funds is available at any point in time for unexpected large claims and the Company may also resort to an overdraft facility which provides a short-term means of finance.

The table below analyses the Company's financial liabilities (gross of reinsurers' share of claims outstanding (Note 21) into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash outflows.

3. Management of insurance and financial risk - continued

3.2 Financial risk management - continued

3.2.3 Liquidity risk - continued

Liquidity risk is split up between Core and Cell operations as follows:

As at 31 December 2021		Contracted undiscounted cash outflows				
	Notes	Less than one year €	Between one and two years €	Between two and five years €	Over five years €	Total €
Core						
Trade and other creditors	22	4,111,391	-	-	-	4,111,391
Accruals and deferred income		4,316,918	-	-	-	4,316,918
Cells						
Trade and other creditors	22	14,651,193	-	-	-	14,651,193
Accruals and deferred income		181,399	-	-	-	181,399
		23,260,901	-	-	-	23,260,901

As at 31 December 2021		Expected undiscounted cash outflows				
	Notes	Less than one year €	Between one and two years €	Between two and five years €	Over five years €	Total €
Core						
Technical provisions - Claims outstanding	21	10,333,989	8,017,396	3,560,545	565,273	22,477,203
Cells						
Technical provisions - Claims outstanding	21	3,778,620	-	975,770	17,401	4,771,791
		14,112,609	8,017,396	4,536,315	582,674	27,248,994

As at 31 December 2020		Contracted undiscounted cash outflows				
	Notes	Less than one year €	Between one and two years €	Between two and five years €	Over five years €	Total €
Core						
Trade and other creditors	22	2,226,713	-	-	-	2,226,713
Accruals and deferred income		4,061,044	-	-	-	4,061,044
Cells						
Trade and other creditors	22	12,602,646	-	-	-	12,602,646
Accruals and deferred income		148,693	-	-	-	148,693
		19,039,096	-	-	-	19,039,096

3. Management of insurance and financial risk - continued

3.2 Financial risk management - continued

3.2.3 Liquidity risk - continued

As at 31 December 2020		Expected undiscounted cash outflows					
		Notes	Less than one year €	Between one and two years €	Between two and five years €	Over five years €	Total €
Core							
	Technical provisions						
	- Claims outstanding	21	10,051,408	8,973,785	7,290,378	702,488	27,018,059
Cells							
	Technical provisions						
	- Claims outstanding	21	2,376,082	1,352,683	398,920	30,197	4,157,882
			12,427,490	10,326,468	7,689,298	732,685	31,175,941

3.3 Fair value estimation

The table below analyses financial instruments carried at fair value, by valuation method. The different levels have been defined as follows:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1).
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (level 3).

The following table presents the Company's assets and liabilities that are measured at fair value at 31 December 2021 and 2020:

	Core		Cells		Total	
	2021	2020	2021	2020	2021	2020
	Level 1		Level 1		Level 1	
	€	€	€	€	€	€
Assets						
	Financial assets at fair value through profit or loss					
	- Equity securities and units in unit trusts					
	29,967,750	25,403,684	2,310,048	2,833,212	32,277,798	28,236,896
	7,799,325	8,017,603	-	-	7,799,325	8,017,603
Total assets	37,767,075	33,421,287	2,310,048	2,833,212	40,077,123	36,254,499

The fair value of financial instruments traded in active markets is based on quoted market prices at the balance sheet date. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis. The quoted market price used for financial assets held by the Company is the current bid price. These instruments are included in level 1. At 31 December 2021 and 2020, the carrying amount of the Company's other financial assets and liabilities approximate their fair value in view of their short-term maturity.

4. Net operating expenses

	Core		Cells		Total	
	2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Acquisition costs	8,250,833	7,570,025	14,837,530	10,908,739	23,088,363	18,478,764
Change in deferred acquisition costs (Note 17)	(200,680)	(98,642)	50,887	103,039	(149,793)	4,397
Administrative expenses	5,656,090	4,551,601	628,276	463,796	6,284,366	5,015,397
Reinsurance commission earned	(6,908,179)	(6,474,758)	(12,488,458)	(8,509,772)	(19,396,637)	(14,984,530)
Other net technical (income)/expense	(729,489)	(440,219)	336,880	304,458	(392,609)	(135,761)
	6,068,575	5,108,007	3,365,115	3,270,260	9,433,690	8,378,267

Total commissions included in acquisition costs and accounted for in the financial period amounted to €5,859,641 in respect of the core operations (2020: €5,163,385) and €14,837,530 in respect of the cell operations (2020: €10,908,739).

5. Investment return

Investment income

	Core		Cells		Total	
	2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Interest receivable from financial assets that are not at fair value through profit or loss	22,180	36,140	-	4,042	22,180	40,182
Net gains from financial assets at fair value through profit or loss:						
- interest income	281,819	-	-	-	281,819	-
- dividend income	183,974	123,574	-	-	183,974	123,574
- net fair value gains	-	120,411	-	-	-	120,411
Other fair value gains/(losses) on financial assets at FVTPL	1,579,144	(849,018)	(23,164)	(9,091)	1,555,980	(858,109)
Dividend from subsidiary undertakings	946,154	953,846	-	-	946,154	953,846
Exchange differences	11,322	(14,764)	13,805	40,361	25,127	25,597
Rental income from investment property	514,206	541,716	-	-	514,206	541,716
	3,538,799	911,905	(9,359)	35,312	3,529,440	947,217

5. Investment return - continued

Investment expenses and Charges

	Core		Cells		Total	
	2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Interest expense and charges on financial liabilities that are not at fair value through profit or loss	176,194	162,396	25,765	11,371	201,959	173,767
Investment expenses	143,169	157,476	-	-	143,169	157,476
Exchange differences	-	-	575	24,162	575	24,162
	319,363	319,872	26,340	35,533	345,703	355,405
Total investment return	3,219,436	592,033	(35,699)	(221)	3,183,737	591,812
Allocated investment return transferred to:						
general business technical account	1,489,269	280,745	(35,283)	2,814	1,453,986	283,559
non-technical account	1,730,167	311,288	(416)	(3,035)	1,729,751	308,253

6. Expenses by nature

Notes	Core		Cells		Total	
	2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Employee benefit expense and directors' fees	4,175,743	3,903,592	-	-	4,175,743	3,903,592
Commissions payable	5,859,641	5,163,385	14,837,530	10,908,739	20,697,171	16,072,124
Change in deferred acquisition costs	17 (200,680)	(98,643)	50,887	103,039	(149,793)	4,396
Reinsurance commissions earned	(6,908,179)	(6,474,758)	(12,488,458)	(8,509,772)	(19,396,637)	(14,984,530)
Amortisation of intangible assets (Note 11)	137,908	134,379	-	-	137,908	134,379
Depreciation of property, plant and equipment (Note 12)	487,970	483,008	-	-	487,970	483,008
Auditor's fees	81,405	71,000	72,425	62,875	153,830	133,875
Other expenses	2,682,900	2,056,034	968,647	771,689	3,651,547	2,827,723
Total operating and administrative expenses	6,316,708	5,237,997	3,441,031	3,336,570	9,757,739	8,574,567
Allocated to:						
Technical account	6,068,575	5,108,007	3,365,115	3,270,260	9,433,690	8,378,267
Non-technical account	248,133	129,990	75,916	66,310	324,049	196,300

6. Expenses by nature - continued

Employee expenses in note 6 above include the allocation of the claims department salaries to claims incurred. This differs from employee expenses in note 7 as this does not include the reclassification of such amount.

Auditor's fees

Fees charged by the auditor and affiliates for services rendered during the financial years ended 31 December 2021 and 2020 relate to the following:

	2021	2020
	€	€
Annual statutory audit	91,425	75,000
Other assurance services	43,575	41,500
Tax advisory and compliance services	15,200	16,815
Other non-audit services	3,630	560
	153,830	133,875

Fees quoted above are exclusive of VAT.

7. Employee benefit expense

	2021	2020
	€	€
Salaries and related costs (including directors' salaries)	5,273,703	5,057,574
Social security costs	323,089	300,861
	5,596,792	5,358,435
Inter-company payroll charge	(542,413)	(590,427)
	5,054,379	4,768,008

The average number of persons employed during the year was:

	2021	2020
Directors	8	7
Managerial	17	18
Clerical	124	118
	149	143

8. Tax expense

	Core		Cells		Total	
	2021	2020	2021	2020	2021	2020
	€	€	€	€	€	€
Current tax expense	2,267,837	2,751,436	645,403	583,806	2,913,240	3,335,242
Deferred tax charge/(credit) (Note 16)	401,556	(494,116)	-	-	401,556	(494,116)
	2,669,393	2,257,320	645,403	583,806	3,314,796	2,841,126

The tax on the Company's profit before tax differs from the theoretical amount that would arise using the basic tax rate as follows:

	2021	2020
	€	€
Profit before tax	8,064,548	7,562,991
Tax on profit at 35%	2,822,592	2,647,047
Tax effect of:		
Differences due to the application of Flat Rate Foreign Tax Credit	(27,340)	(10,315)
Income subject to reduced rates of tax	(102,841)	(108,343)
Expenses not deductible for tax purposes	35,532	31,919
Capital gains tax on disposal of investment property	-	2,400
Over provision in previous years	38,158	(140,134)
Unrecognised temporary differences	548,695	418,552
Other movements	-	-
Tax charge in the accounts	3,314,796	2,841,126

9. Directors' emoluments

	2021	2020
	€	€
Salaries and other emoluments (including directors' fees)	467,005	626,738

During the year, benefits in kind valued at €11,665 (2020: €12,377) were provided to the directors.

At the forthcoming annual general meeting, Franco Azzopardi, who has been a director since 2012, is stepping down.

10. Dividends declared

	2021 €	2020 €
To the ordinary shareholders:		
Net	2,700,000	1,000,000
<hr/>		
Dividends per ordinary share	0.56	0.21
<hr/>		
To the cell shareholders:		
Cell 1	2,282,280	-
Cell 7	601,904	-
Cell 9	878,155	-
Cell 10	300,000	-
<hr/>		
Net	4,062,339	-
<hr/>		
Dividends per preference share		
Cell 1	1.56	-
Cell 7	1.11	-
Cell 9	2.38	-
Cell 10	0.83	-
<hr/>		
Total dividends	6,762,339	1,000,000
<hr/>		

On 17 March 2022, a net interim dividend of €1,000,000 was paid to the non-cellular shareholders.

At the forthcoming Annual General Meeting, a dividend in respect of 2021 of €0.21 c per share amounting to a total dividend of €1,000,000 is to be proposed to the non-cellular shareholder. These financial statements do not reflect this dividend payable, which will be accounted for in shareholders' equity as an appropriation of retained earnings in the year ending 31 December 2022.

11. Intangible assets

	Customer relationships €	Computer Software €	Total €
At 1 January 2020			
Cost	194,735	533,720	728,455
Accumulated amortisation and impairment	(194,735)	(532,476)	(727,211)
Net book amount	-	1,244	1,244
Year ended 31 December 2020			
Opening net book amount	-	1,244	1,244
Additions	-	668,034	668,034
Amortisation charge	-	(134,379)	(134,379)
Closing net book amount	-	534,899	534,899
At 31 December 2020			
Cost	194,735	1,201,754	1,396,489
Accumulated amortisation and impairment	(194,735)	(666,855)	(861,590)
Net book amount	-	534,899	534,899
Year ended 31 December 2021			
Opening net book amount	-	534,899	534,899
Additions	-	20,726	20,726
Amortisation charge	-	(137,908)	(137,908)
Closing net book amount	-	417,717	417,717
At 31 December 2021			
Cost	194,735	1,222,480	1,417,215
Accumulated amortisation and impairment	(194,735)	(804,763)	(999,498)
Net book amount	-	417,717	417,717

12. Property, plant and equipment

	Land and buildings €	Improvements to leasehold premises €	Plant and equipment €	Total €
At 31 December 2019				
Cost or revaluation	6,626,803	2,141,429	4,160,373	12,928,605
Accumulated depreciation	-	(1,364,741)	(3,292,129)	(4,656,870)
Net book amount	6,626,803	776,688	868,244	8,271,735
Year ended 31 December 2020				
Opening net book amount	6,626,803	776,688	868,244	8,271,735
Additions	171,932	133,435	167,408	472,775
Reclassification to investment property	(177,573)	-	-	(177,573)
Disposals	-	-	(58,183)	(58,183)
Depreciation charge	(68,260)	(155,547)	(259,201)	(483,008)
Depreciation released on disposal	-	-	58,183	58,183
Closing net book amount	6,552,902	754,576	776,451	8,083,929
At 31 December 2020				
Cost or revaluation	6,621,162	2,274,864	4,269,598	13,165,624
Accumulated depreciation	(68,260)	(1,520,288)	(3,493,147)	(5,081,695)
Net book amount	6,552,902	754,576	776,451	8,083,929
Year ended 31 December 2021				
Opening net book amount	6,552,902	754,576	776,451	8,083,929
Additions	821	66,332	242,322	309,475
Disposals	-	-	(1,116,351)	(1,116,351)
Depreciation charge	(69,082)	(155,771)	(263,117)	(487,970)
Depreciation released on disposal	-	-	1,116,351	1,116,351
Closing net book amount	6,484,641	665,137	755,656	7,905,434
At 31 December 2021				
Cost or revaluation	6,621,983	2,341,196	3,395,569	12,358,748
Accumulated depreciation	(137,342)	(1,676,059)	(2,639,913)	(4,453,314)
Net book amount	6,484,641	665,137	755,656	7,905,434

12. Property, plant and equipment - continued

Fair value of Property

The Company's property used in operations and investment property were revalued during 2019 based on professional independent valuations dated 26 October 2019.

The Company is required to disclose fair value measurements by level of the following fair value measurement hierarchy for non-financial assets carried at fair value.

The Company's recurring fair value measurements are categorised as level 3 as they are based on significant unobservable inputs. The Company's policy is to recognise transfers into and out of fair value hierarchy levels as of the beginning of the reporting period. During the current financial year there were no transfers between the fair value levels.

The Company's property used in operations represents property predominantly located in Ta' Xbiex. The Company's investment properties represent property located in Mellieha, Sliema, Ta' Xbiex, San Gwann, Iklin and Qormi. The current value of both categories of property equates to the highest and best use.

A reconciliation between the opening balance and the closing balance of the properties' carrying amount is presented in the table above and in the table in Note 13, for property used in operations and for investment properties, respectively.

Valuation process and techniques

The Company's property is valued on periodic basis by the directors after seeking professional advice from independent professionally qualified valuers who hold a recognised relevant professional qualification and have the necessary experience in the location and segments of the property being valued. When external valuations are carried out in accordance with this policy, the valuer reports directly to the board of directors and discussions on the valuation technique and its results, including an evaluation of the inputs to the valuation, are held between these parties.

At the end of every reporting period during which an external valuation is not carried out, the directors also assess whether any significant changes in actual circumstances and developments have been experienced since the last external valuation. An adjustment to the carrying amount of the property is only reflected if it has been determined that there has been significant change.

The property valuations are determined using both the sales comparison and rent capitalisation approach. Properties valued using these approaches take into consideration comparable property values and rental rates in close proximity. These values are adjusted for differences in key attributes such as property size and quality of interior fittings. In view of the ongoing Covid-19 pandemic, during 2020 a detailed professional valuation exercise was carried out on the investment properties held and this exercise was repeated in 2021. This exercise was done using a combination of valuation approaches applying the direct rental capitalisation approach and the discounted cashflows approach. Key assumptions into this valuation process included rental income as disclosed in Note 5, rental yields ranging from 5% to 6.5% and discount factors ranging from 6.7% and 7.5%. This exercise confirmed that the value of the properties held on the balance sheet at year end does not materially differ from the professional valuation and is in line with the valuation outputs.

The directors further considered that the value of land and buildings included within property, plant and equipment did not change materially as at 31 December with an average price per square metre of €3,114.

12. Property, plant and equipment - continued

Valuation process and techniques - continued

If the land and buildings were stated on the historical cost basis, the amounts would be as follows:

	2021	2020
	€	€
Cost	5,323,862	5,323,041
Accumulated depreciation	(553,839)	(500,600)
Net book amount	4,770,023	4,822,441

Leases – where Company is a lessee

(i) Amounts recognised in the balance sheet

The balance sheet shows the following amounts relating to leases:

	2021	2020
	€	€
Right-of-use assets		
Current	400,945	203,126
Non-current	120,641	104,159
	521,586	307,285
Lease liabilities		
Current	444,533	240,726
Non-current	75,203	66,502
	519,736	307,228

There were two additions to the right-of-use assets in 2021, the Birkirkara Branch and the Naxxar Branch.

(ii) Amounts recognised in the profit and loss account

	2021	2020
	€	€
Interest expense (included in Administrative expenses)	71,081	61,864

The total cash outflow for leases in 2021 was €111,192 (2020: €85,758).

13. Land and buildings - investment property

	2021	2020
	€	€
Year ended 31 December		
At beginning of year	10,499,166	11,220,883
Disposals	-	(950,000)
Reclassification from property, plant and equipment	-	180,713
Fair value increase	-	-
Additions	118,730	47,570
	<hr/>	<hr/>
At end of year	10,617,896	10,499,166
	<hr/>	<hr/>
At 31 December		
Carrying amount	10,617,896	10,499,166
	<hr/>	<hr/>

The valuation process and techniques are included under Note 12. Investment property with a carrying amount of €950,000 was sold to a third party in 2020. In addition, the Company entered in a promise of sale agreement in relation to another property.

(i) Amounts recognised in profit or loss for investment properties

	2021	2020
	€	€
Rental income from operating leases	514,206	541,716
	<hr/>	<hr/>

(ii) Leasing arrangements - Minimum lease payments receivable on leases of investment properties are as follows:

	2021	2020
	€	€
Within 1 year	510,727	503,827
Between 1 and 5 years	1,815,385	1,957,718
Later than 5 years	341,959	322,423
	<hr/>	<hr/>
	2,668,072	2,783,968
	<hr/>	<hr/>

14. Investment in subsidiaries and associates

Subsidiaries	2021	2020
	€	€
Year ended 31 December		
At beginning and end of year	748,058	748,058
	748,058	748,058

The subsidiaries and associates at 31 December 2021 and 2020 are shown below:

Name of subsidiary	Registered office	Class of shares	Percentage of shares held 2021	2020
Atlas Healthcare Insurance Agency Ltd	47-50, Ta' Xbiex Seafront Ta' Xbiex	Ordinary 'A' shares	100%	100%
Eagle Star (Malta) Ltd	47-50, Ta' Xbiex Seafront Ta' Xbiex	Ordinary 'A' shares	100%	100%
Stuart Property Development Ltd	48-50, Ta' Xbiex Seafront Ta' Xbiex	Ordinary 'A' shares Ordinary 'B' shares	-	45.8%
Associates			2021	2020
			€	€
Year ended 31 December				
At beginning and end of year			378,500	378,500
Additions			1,496,500	-
			1,875,000	378,500

Name of associates	Registered office	Class of shares	Percentage of shares held 2021	2020
IvaLife Insurance Limited	Gaba Buildings, Level 2, Naxxar Road, Iklin	Ordinary shares 20% paid up	25%	25%

During 2022 the Board of IvaLife are expecting its shareholders to inject further capital to maintain its regulated solvency margin for the start up years of operation. The Company will therefore be contributing its share amounting to €500,000.

The investment of Atlas Insurance PCC Limited in Stuart Property Development Limited represented 45.8% of the shares issued, and 50% of the voting shares. Such investment was considered as a subsidiary since Atlas Insurance PCC Limited had the power over the investee; and rights to variable returns from its involvement with the investee as well as the ability to use its power over the investee to affect the amount of the shareholders' returns. The company was placed in liquidation during the year and was struck off on 7 July 2021.

15. Investments

The investments are summarised by measurement category in the table below.

	2021 €	2020 €
Fair value through profit or loss	40,077,123	36,254,499
Loans and receivables	1,877,325	1,019,003
	41,954,448	37,273,502

(a) Investments at fair value through profit or loss

	Core		Cells		Total	
	2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
At 31 December						
Equity securities and units in unit trusts	29,967,750	25,403,684	2,310,048	2,833,212	32,277,798	28,236,896
Debt securities – listed fixed interest rate	7,799,325	8,017,603	-	-	7,799,325	8,017,603
Total investments at fair value through profit or loss	37,767,075	33,421,287	2,310,048	2,833,212	40,077,123	36,254,499

Equity securities and units in unit trusts are classified as non-current.

Maturity of fixed income debt securities:

	2021 €	2020 €
Within 1 year	616,523	367,432
Between 1 and 2 years	423,741	572,262
Between 2 and 5 years	2,701,806	2,136,740
Over 5 years	4,057,255	4,941,169
	7,799,325	8,017,603
Weighted average effective interest rate	3.89%	3.51%

15. Investments - continued

The movements for the year are summarised as follows:

	Core		Cells		Total	
	2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Year ended 31 December						
At beginning of year	33,421,287	32,926,407	2,833,212	5,257,786	36,254,499	38,184,193
Additions	7,434,710	6,462,549	-	1,415,895	7,434,710	7,878,444
Disposals	(4,660,418)	(5,118,651)	(500,000)	(3,835,483)	(5,160,418)	(8,954,134)
Fair value gains/(losses)	1,571,496	(849,018)	(23,164)	(4,986)	1,548,332	(854,004)
At end of year	37,767,075	33,421,287	2,310,048	2,833,212	40,077,123	36,254,499
As at 31 December						
Cost	32,523,558	29,487,524	2,373,757	2,873,757	34,897,315	32,361,281
Accumulated net fair value gains	5,243,517	3,933,763	(63,709)	(40,545)	5,179,808	3,893,218
	37,767,075	33,421,287	2,310,048	2,833,212	40,077,123	36,254,499

(b) Loans and receivables

	2021 €	2020 €
At 31 December		
Deposits with banks or financial institutions (i)	1,490,000	279,187
Loan to related party (ii)	387,325	739,816
	1,877,325	1,019,003

(i) Deposits with banks or financial institutions

	Core		Cells		Total	
	2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Within 3 months	-	269,187	-	10,000	-	279,187
Within 1 year but exceeding 3 months	-	-	1,490,000	-	1,490,000	-

The deposits with banks or financial institutions earn interest as follows:

	2021 €	2020 €
At fixed rates	1,490,000	279,187
Weighted average effective interest rate	0.25%	0.1%

15. Investments - continued

(ii) *Loan to related party*

The loan to the related party is subject to interest of 4.75%, secured by special hypothec and special privilege on commercial property and is repayable by not later than 15 May 2034.

16. Deferred taxation

	2021	2020
	€	€
Year ended 31 December		
At beginning of year	(1,958,396)	(2,459,902)
(Charged)/credited to other comprehensive income (Note 20)	(1,459)	7,390
(Charged)/credited to profit and loss account (Note 8)	(401,556)	494,116
	<hr/>	<hr/>
At end of year	(2,361,411)	(1,958,396)

The total deferred tax liability is not expected to fall due within 12 months.

Deferred taxes are calculated on all temporary differences under the liability method using a principal tax rate of 35% (2020: 35%) with the exception of investment property and freehold and other property, for which deferred taxes are calculated using a tax rate of 8% or 10% of the carrying amount (2020: 8% or 10%) depending on acquisition dates.

The balance at 31 December represents temporary differences on:

	2021	2020
	€	€
Revaluation of property, plant and equipment - land and buildings	(454,093)	(452,635)
Revaluation of investment property	(124,040)	(124,040)
Temporary differences on:		
- Financial investments at fair value through profit or loss	(1,835,231)	(1,376,817)
- Fixed assets	(7,871)	(41,846)
- Provisions	59,824	36,942
	<hr/>	<hr/>
	(2,361,411)	(1,958,396)

Movements in deferred tax arising on revaluation of land and buildings are accounted for in Other comprehensive income. All other temporary differences are accounted for in the profit and loss account. Deferred income taxes and liabilities are offset when there is a legally enforceable right to set-off under the Malta Income Tax regime.

No deferred tax asset was recognised as at 31 December 2021 in relation to tax losses of €1,567,700 (2020: €1,427,324) arising from cellular operations in view of the uncertainty of recovery in the foreseeable future.

17. Deferred acquisition costs

	Core		Cells		Total	
	2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Year ended 31 December						
At beginning of year	1,812,384	1,713,742	495,934	602,478	2,308,318	2,316,220
Net amount credited/(charged) to profit and loss account (Note 4)	200,680	98,642	(50,887)	(103,039)	149,793	(4,397)
Exchange differences resulting from translation to presentation currency	-	-	5,207	(3,505)	5,207	(3,505)
At end of year	2,013,064	1,812,384	450,254	495,934	2,463,318	2,308,318
Current portion	2,013,064	1,812,384	450,254	495,934	2,463,318	2,308,318

18. Debtors and prepayments and accrued income

	Core		Cells		Total	
	2021	2020	2021	2020	2021	2020
	€	€	€	€	€	€
Debtors arising from direct insurance operations						
Due from policyholders	2,006,282	1,954,646	-	-	2,006,282	1,954,646
Due from agents, brokers and intermediaries	2,790,640	2,247,904	-	-	2,790,640	2,247,904
Due from reinsurers	-	54,142	-	-	-	54,142
Receivable from related parties	-	-	16,584,131	17,828,868	16,584,131	17,828,868
Receivable from subsidiaries	472,788	289,951	-	-	472,788	289,951
	5,269,710	4,546,643	16,584,131	17,828,868	21,853,841	22,375,511
Other debtors						
Receivable from parent undertaking	9,251	-	-	-	9,251	-
Receivable from related parties	32,479	52,660	-	-	32,479	52,660
Receivable from subsidiaries	868,900	349,773	-	-	868,900	349,773
Other debtors	75,184	194,477	59,786	-	134,970	194,477
	985,814	596,910	59,786	-	1,045,600	596,910
Prepayments and accrued income						
Prepayments	560,482	488,908	217,773	212,695	778,255	701,603
Accrued interest	81,571	78,537	-	-	81,571	78,537
	642,053	567,445	217,773	212,695	859,826	780,140
Total debtors and prepayments and accrued income	6,897,577	5,710,998	16,861,690	18,041,563	23,759,267	23,752,561
Current portion	6,897,577	5,710,998	16,861,690	18,041,563	23,759,267	23,752,561

Core debtors are presented net of an allowance for impairment of €170,923 (2020: €105,546). As at 31 December 2021, total debtors amounting to €4,400,706 (2020: €3,671,605) were fully performing, whereas debtors amounting to €1,854,818 (2020: €1,471,948) were past due but not impaired. These dues related to a number of independent parties for whom there is no recent history of significant default. The ageing analysis of amounts past due but not impaired is as follows:

	2021	2020
	€	€
Up to 3 months	1,209,565	1,061,504
3 to 9 months	470,048	249,705
More than 9 months	175,205	160,739
	1,854,818	1,471,948

Receivables from group undertakings and related parties are unsecured, interest free and repayable on demand. €1,858,483 (2020: €1,805,541) receivables for cells are due whilst €14,500,310 (2020: €16,022,327) receivables are not yet due.

19. Share capital

	2021 €	2020 €
Authorised share capital:		
4,997,000 'A' ordinary voting shares of €2.50 each	12,492,500	12,492,500
3,000 'B' cumulative preference shares of €2.50 each	7,500	7,500
7,265,739 (2020: 6,000,000) cell shares of €2.50 each	18,164,348	15,000,000
	30,664,348	27,500,000
Core		
Issued and fully paid up share capital:		
4,797,000 'A' ordinary voting shares of €2.50 each	11,992,500	11,992,500
3,000 'B' cumulative preference shares of €2.50 each	7,500	7,500
	12,000,000	12,000,000
Cells		
<i>Cell 1</i>		
Issued and 100% paid up share capital: nil (2020: 1,466,240) cell shares	-	3,665,600
<i>Cell 4</i>		
Issued and 50% paid up share capital: 1,497,377 cell shares	1,871,721	1,871,721
<i>Cell 5</i>		
Issued and 100% paid up share capital: 745,284 (2020: nil) cell shares	1,863,210	-
<i>Cell 6</i>		
Issued and 100% paid up share capital: 1,500,000 cell shares	3,750,000	3,750,000
<i>Cell 7</i>		
Issued and 67.5% paid up share capital: 544,215 cell shares	918,363	918,363
<i>Cell 8</i>		
Issued and 44.5% paid up share capital: 2,249,831 (2020: 900,000) cell shares	2,500,125	1,000,125
<i>Cell 9</i>		
Issued and 55% paid up share capital: 369,032 cell shares	507,419	507,419
<i>Cell 10</i>		
Issued and 100% paid up share capital: 360,000 (2020: 240,000) cell shares	900,000	600,000
	12,310,838	12,313,228
Total share capital	24,310,838	24,313,228

All cell shares have a nominal value of €2.50 each.

Following the closure and winding up of Cell 1 in terms of an extraordinary resolution dated 22 February 2021, the issued share capital was reduced by the cancellation of 1,466,240 cell shares of €2.50 each, fully paid up. Such cancellation became effective on 3 September 2021. In terms of an agreement between shareholders of cell 1 and the company, all assets and liabilities were transferred to the company.

745,284 shares have been issued and paid up through the addition of Cell 5 by means of an extraordinary resolution dated 2 November 2021. This became effective on 11 November 2021.

In terms of a resolution dated 14 June 2021, the issued share capital of the Company was increased by 1,349,831 shares of €2.50 each 44.45% paid up. This is in relation to Cell 8.

19. Share capital - continued

In terms of a resolution dated 2 December 2021, the issued share capital of the Company was increased through a bonus issue by 120,000 shares of €2.50 each 100% paid up through the capitalisation of profits reflected in the retained earnings reserve of Cell 10.

20. Reserves

	Core		Cells		Total	
	2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Revaluation reserve	4,139,292	4,140,751	-	-	4,139,292	4,140,751
Functional currency exchange reserve	-	-	(119,627)	(963,114)	(119,627)	(963,114)
General reserve	201,542	201,542	-	-	201,542	201,542
Total other reserves	4,340,834	4,342,293	(119,627)	(963,114)	4,221,207	3,379,179

Revaluation reserve

	Core	
	2021 €	2020 €
Year ended 31 December		
At beginning of year	4,140,751	4,133,361
Property, plant and equipment – land and buildings: Movement in deferred tax (Note 16)	(1,459)	7,390
At end of year	4,139,292	4,140,751

Functional currency exchange reserve

	Cells	
	2021 €	2020 €
Year ended 31 December		
At beginning of year	(963,114)	(450,423)
Exchange differences resulting from translation to presentation currency	843,487	(512,691)
At end of year	(119,627)	(963,114)

20. Reserves - continued

The movements during the year are accounted for in other comprehensive income.

Revaluation reserve represents the revaluation surplus on freehold and other property, net of deferred tax.

Functional currency exchange reserve represents changes in the functional currency to that of the operating currency for cellular operations.

The directors consider other reserves to be non-distributable.

Profit and loss account

	2021 €	2020 €
Core	24,811,319	22,311,454
<hr/>		
Cells		
Cell 1	-	2,220,186
Cell 4	(834,231)	(611,679)
Cell 5	31,240	-
Cell 6	(15,301)	9
Cell 7	825,420	852,574
Cell 8	(1,534,877)	(212,479)
Cell 9	510,244	1,105,399
Cell 10	123,209	125,375
	<hr/> (894,296)	<hr/> 3,479,385
 Total profit and loss account	 23,917,023	 25,790,839
	<hr/>	<hr/>

The profit and loss account balance represents the amount available for dividend distribution to the respective shareholders, except any amount that is not distributable in terms of the solvency capital requirements and any amount that is not distributable under the Maltese Companies Act (Cap.386), as it represents unrealised profits.

21. Technical provisions and reinsurance assets

Gross technical provisions	Core		Cells		Total	
	2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Claims reported and loss adjustment expenses	19,491,547	23,924,208	2,401,840	2,853,198	21,893,387	26,777,406
Claims incurred but not reported	2,985,656	3,093,851	2,369,951	1,304,684	5,355,607	4,398,535
Unearned premiums	18,302,288	16,737,838	14,459,734	13,205,395	32,762,022	29,943,233
Total insurance liabilities, gross	40,779,491	43,755,897	19,231,525	17,363,277	60,011,016	61,119,174
Reinsurers' share of technical provisions						
Claims reported and loss adjustment expenses	7,619,777	13,337,906	1,299,943	1,114,546	8,919,720	14,452,452
Claims incurred but not reported	2,063,873	1,986,674	231,449	54,974	2,295,322	2,041,648
Unearned premiums	8,646,247	7,604,011	10,065,315	8,986,033	18,711,562	16,590,044
Total reinsurers' share of insurance liabilities	18,329,897	22,928,591	11,596,707	10,155,553	29,926,604	33,084,144
Net technical provisions						
Claims reported and loss adjustment expenses	11,871,770	10,586,302	1,101,897	1,738,652	12,973,667	12,324,954
Claims incurred but not reported	921,783	1,107,177	2,138,502	1,249,710	3,060,285	2,356,887
Unearned premiums	9,656,041	9,133,827	4,394,419	4,219,362	14,050,460	13,353,189
	22,449,594	20,827,306	7,634,818	7,207,724	30,084,412	28,035,030

Maturity information related to claims outstanding and claims incurred but not reported is presented in Note 3.2.3. Unearned premium for the core is current in nature.

21. Technical provisions and reinsurance assets - continued

The Company uses various techniques in estimating liabilities arising from claims. A component of these estimation techniques is usually the estimation of the cost of notified but not paid claims. In estimating the cost of these the Company has regard to the claim circumstance as reported, any information available from loss adjusters and information on the cost of settling claims with similar characteristics in previous periods. Large claims impacting each relevant business class are generally assessed separately, being measured on a case by case basis or projected separately in order to allow for the possible distortive effect of the development and incidence of these large claims.

The estimation of claims incurred but not reported (IBNR) is generally subject to a greater degree of uncertainty than the estimation of the cost of settling claims already notified to the Company, where more information about the claim event is generally available. Claims IBNR may often not be apparent to the insured until several years after the event. In calculating the estimated cost of unpaid claims the Company uses statistical analyses of historical experience in order to identify the IBNR component to be added to its known claims reserves. The basic assumption that the development pattern of the current claims will be consistent with past experience is also complemented with allowance for changes or uncertainties which may create distortions in the underlying statistics or which might cause the cost of unsettled claims to increase or reduce when compared with the cost of previously settled claims.

A provision to cover claims handling was introduced and is based on an estimated settlement fee on the number of open claims outstanding at year end. A subrogation or salvage recovery on gross claims has also been recognised and is based on statistical analyses of historical experience.

Unearned premium reserves are formulated on a 365th time apportionment basis of calculation. This method of calculation proves to be the most accurate in determining this provision as at the balance sheet date. These liabilities are reflective of that amount of premium remaining unearned on an individual policy basis, aggregated to determine the Company's total liability at any point in time.

Provision is also made for any deficiencies arising when unearned premiums, net of associated acquisition costs, are insufficient to meet expected claims and expenses after taking into account future investment return on the investments supporting the unearned premiums provision and unexpired risks provision. The expected claims are calculated having regard to events that have occurred prior to the balance sheet date.

The risk and claim profile of the Company do not indicate any conditions or variables that are likely to impact significantly upon the Company's cash flow. During the year there were no significant changes required in the assumptions used to estimate the ultimate cost of claims. The assumptions used in the calculation of the IBNR were reviewed.

Favourable variations arising on prior year claims are indicative of a prudent reserving methodology.

The positive gross movement on the development of the Core's claim development largely results from two events which are mitigated on a net basis.

Amplifon Cell, a cell running off a reinsurance portfolio which is expected to be complete by early 2023, has experienced material adjustments to its claims reserves during 2021 causing negative movements on the development of the cells claim development.

21. Technical provisions and reinsurance assets - continued

The reasonableness of the estimation processes on claims is monitored using claims' cost progression tables. These are reproduced below:

Estimate of the ultimate Gross claims costs for the Core:

	2012 €	2013 €	2014 €	2015 €	2016 €	2017 €	2018 €	2019 €	2020 €	2021 €	Total €
- at end of reporting year	9,790,944	10,344,366	11,283,117	15,231,792	14,400,164	19,016,753	16,389,345	25,132,054	21,081,989	22,576,896	165,247,420
- one year later	8,583,139	9,373,332	9,022,726	13,446,678	13,173,332	15,576,521	15,123,712	28,626,726	20,701,383		133,627,549
- two years later	8,062,640	8,761,064	8,015,028	12,337,696	12,351,302	14,143,021	13,417,732	22,095,567			99,184,050
- three years later	7,686,076	8,553,785	7,802,011	11,838,299	12,157,822	13,651,274	12,933,181				74,622,448
- four years later	7,585,657	8,405,629	7,625,992	11,666,675	11,736,936	11,119,019					58,139,908
- five years later	7,444,976	8,346,294	7,486,864	11,475,199	11,611,811						46,365,144
- six years later	7,428,855	8,331,443	7,463,982	11,354,526							34,578,806
- seven years later	7,436,463	8,276,871	7,452,560								23,165,894
- eight years later	7,370,899	8,083,668									15,454,567
- nine years later	7,293,111										7,293,111
Current estimates of : Cumulative claims	7,293,111	8,083,668	7,452,560	11,354,526	11,611,811	11,119,019	12,933,181	22,095,567	20,701,383	22,576,896	135,221,722
Cumulative payments to date	(7,285,758)	(8,071,309)	(7,443,202)	(11,124,384)	(10,071,730)	(10,302,235)	(11,729,501)	(19,766,384)	(15,013,170)	(12,242,908)	(113,050,581)
Liability recognised in the balance sheet	7,353	12,359	9,358	230,142	1,540,081	816,784	1,203,680	2,329,183	5,688,213	10,333,988	22,171,141
Liability in respect of prior years											306,062
Total liability included in the balance sheet											22,477,203

21. Technical provisions and reinsurance assets - continued

Estimate of the ultimate Net claims costs for the Core:

	2012 €	2013 €	2014 €	2015 €	2016 €	2017 €	2018 €	2019 €	2020 €	2021 €	Total €
- at end of reporting year	7,278,905	8,039,367	7,768,761	9,431,033	10,106,850	9,212,017	9,983,389	10,845,598	10,084,733	11,356,551	94,107,204
- one year later	6,476,750	7,258,996	6,881,159	8,675,037	9,465,006	8,502,035	9,266,810	9,932,356	9,953,999		76,412,148
- two years later	6,056,331	6,642,433	6,357,253	7,697,462	8,589,373	7,553,094	8,175,838	8,964,575			60,036,359
- three years later	5,808,076	6,470,996	6,170,581	7,267,099	8,430,599	7,092,908	8,105,618				49,345,877
- four years later	5,736,542	6,362,895	6,044,203	7,115,980	8,364,577	6,938,939					40,563,136
- five years later	5,640,427	6,315,891	5,905,074	6,949,363	8,248,932						33,059,687
- six years later	5,623,081	6,304,381	5,882,192	6,927,162							24,736,816
- seven years later	5,630,403	6,286,294	5,870,781								17,787,478
- eight years later	5,564,910	6,111,227									11,676,137
- nine years later	5,487,541										5,487,541
Current estimates of : Cumulative claims	5,487,541	6,111,227	5,870,781	6,927,162	8,248,932	6,938,939	8,105,618	8,964,575	9,953,999	11,356,551	77,965,325
Cumulative payments to date	(5,481,522)	(6,104,520)	(5,861,608)	(6,720,294)	(6,985,373)	(6,365,422)	(7,172,652)	(7,872,100)	(7,159,504)	(5,744,573)	(65,467,568)
Liability recognised in the balance sheet	6,019	6,707	9,173	206,868	1,263,559	573,517	932,966	1,092,475	2,794,495	5,611,978	12,497,757
Liability in respect of prior years											295,796
Total liability included in the balance sheet											12,793,553

21. Technical provisions and reinsurance assets - continued

Estimate of the ultimate Gross claims costs for the Cells:

Cells	2012 €	2013 €	2014 €	2015 €	2016 €	2017 €	2018 €	2019 €	2020 €	2021 €	Total €
- at end of reporting year	2,128,125	10,125,682	4,535,651	6,724,620	8,735,822	6,127,242	7,712,128	7,983,912	12,020,429	14,384,250	80,477,861
- one year later	1,929,797	10,664,268	4,479,656	6,742,010	8,252,379	7,035,776	8,484,048	8,072,515	12,112,073		67,772,522
- two years later	1,938,163	18,018,955	4,427,930	6,296,589	6,934,553	7,614,027	8,540,668	8,082,154			61,853,039
- three years later	1,747,566	15,834,488	4,404,344	6,028,773	7,029,526	7,912,944	8,375,807				51,333,448
- four years later	1,653,096	31,496,234	4,266,199	5,880,288	7,233,805	7,943,231					58,472,853
- five years later	1,593,776	28,402,615	4,134,131	5,851,376	7,284,378						47,266,276
- six years later	1,620,465	28,377,046	4,103,542	5,884,182							39,985,235
- seven years later	1,615,303	28,377,046	4,109,364								34,101,713
- eight years later	1,615,303	28,377,046									29,992,349
- nine years later	1,615,303										1,615,303
Current estimates of: Cumulative claims	1,615,303	28,377,046	4,109,364	5,884,182	7,284,378	7,943,231	8,375,807	8,082,154	12,112,073	14,384,250	98,167,788
Cumulative payments to date	(1,668,776)	(30,308,134)	(4,069,691)	(5,438,995)	(7,140,638)	(7,472,268)	(7,879,182)	(8,123,825)	(11,825,336)	(11,923,117)	(95,849,962)
Other movements	53,473	1,931,088	(39,673)	(427,787)	(62,083)	(320,947)	247,472	41,671	(286,737)	1,317,488	2,453,965
Liability recognised in the balance sheet	-	-	-	17,400	81,657	150,016	744,097	-	-	3,778,621	4,771,791

21. Technical provisions and reinsurance assets - continued

Estimate of the ultimate Net claims costs for the Cells:

Cells	2012 €	2013 €	2014 €	2015 €	2016 €	2017 €	2018 €	2019 €	2020 €	2021 €	Total €
- at end of reporting year	2,128,125	2,895,624	4,535,651	6,724,620	7,334,247	6,080,980	7,479,885	5,504,942	5,894,390	6,185,583	54,764,047
- one year later	1,929,797	2,886,026	4,479,656	6,681,076	7,315,606	7,035,889	7,666,768	5,760,700	6,377,288		50,132,806
- two years later	1,938,163	2,911,341	4,427,930	6,296,769	6,526,799	7,614,630	7,722,596	5,763,089			43,201,317
- three years later	1,747,566	2,592,339	4,352,572	6,080,852	7,150,790	7,867,305	7,594,848				37,386,272
- four years later	1,653,096	2,330,649	4,214,427	5,938,505	7,301,395	7,954,731					29,392,803
- five years later	1,593,776	2,377,846	4,082,359	5,879,329	7,396,409						21,329,719
- six years later	1,620,465	2,112,504	4,082,359	5,912,134							13,727,462
- seven years later	1,615,303	2,112,504	4,088,181								7,815,988
- eight years later	1,615,303	2,112,504									3,727,807
- nine years later	1,615,303										1,615,303
Current estimates of:											
Cumulative claims	1,615,303	2,112,504	4,088,181	5,912,134	7,396,409	7,954,731	7,594,848	5,763,089	6,377,288	6,185,583	55,000,070
Cumulative payments to date	(1,656,080)	(3,949,630)	(4,051,195)	(5,364,961)	(6,496,960)	(6,955,599)	(7,131,874)	(6,703,156)	(5,413,476)	(3,245,677)	(50,968,608)
Other movements	40,777	1,837,126	(36,986)	(529,775)	(822,293)	(849,116)	273,808	940,067	(963,812)	(680,859)	(791,063)
Liability recognised in the balance sheet	-	-	-	17,398	77,156	150,016	736,782	-	-	2,259,047	3,240,399

The cells' claims progression table includes developments on an accident year basis.

21. Technical provisions and reinsurance assets - continued

(a) Claims and loss adjustment expenses - Core

	Year ended 31 December 2021			Year ended 31 December 2020		
	Gross €	Reinsurance €	Net €	Gross €	Reinsurance €	Net €
Notified claims still outstanding	23,924,208	(13,337,906)	10,586,302	24,790,456	(13,782,235)	11,008,221
Incurred but not reported	3,093,851	(1,986,674)	1,107,177	3,145,115	(2,008,725)	1,136,390
Total at beginning of year	27,018,059	(15,324,580)	11,693,479	27,935,571	(15,790,960)	12,144,611
Increase in liabilities:						
- arising from current year claims	22,576,896	(11,220,345)	11,356,551	21,081,989	(10,997,256)	10,084,733
- arising from prior year claims	(10,679,745)	8,913,756	(1,765,990)	395,950	(3,298,195)	(2,902,245)
Claims settled during the year	(16,438,007)	7,947,520	(8,490,487)	(22,395,451)	14,761,831	(7,633,620)
Total at end of year	22,477,203	(9,683,649)	12,793,553	27,018,059	(15,324,580)	11,693,479
Notified claims still outstanding	19,491,547	(7,619,776)	11,871,770	23,924,208	(13,337,906)	10,586,302
Incurred but not reported	2,985,656	(2,063,873)	921,783	3,093,851	(1,986,674)	1,107,177
Total at end of year	22,477,203	(9,683,650)	12,793,553	27,018,059	(15,324,580)	11,693,479

The claims payments reflected in the triangulation for the Core are not inclusive of payroll allocated to claims paid on the income statement.

(a) Claims and loss adjustment expenses - Cells

	Year ended 31 December 2021			Year ended 31 December 2020		
	Gross €	Reinsurance €	Net €	Gross €	Reinsurance €	Net €
Notified claims still outstanding	2,853,198	(1,114,546)	1,738,652	2,683,730	(641,340)	2,042,390
Incurred but not reported	1,304,684	(54,974)	1,249,710	2,704,576	-	2,704,576
Total at beginning of year	4,157,882	(1,169,520)	2,988,362	5,388,306	(641,340)	4,746,966
Increase in liabilities:						
- arising from current year claims	14,384,250	(8,198,666)	6,185,584	12,020,429	(6,126,039)	5,894,390
- arising from prior year claims	55,277	522,694	577,971	596,744	66,583	663,327
Claims settled during the year	(13,997,409)	7,320,034	(6,677,375)	(13,717,879)	5,523,601	(8,194,278)
Other movements	171,791	(5,934)	165,857	(129,718)	7,675	(122,043)
Total at end of year	4,771,791	(1,531,392)	3,240,399	4,157,882	(1,169,520)	2,988,362
Notified claims still outstanding	2,401,840	(1,299,943)	1,101,897	2,853,198	(1,114,546)	1,738,652
Incurred but not reported	2,369,951	(231,449)	2,138,502	1,304,684	(54,974)	1,249,710
Total at end of year	4,771,791	(1,531,392)	3,240,399	4,157,882	(1,169,520)	2,988,362

21. Technical provisions and reinsurance assets - continued

(b) Gross and Net unearned premiums - Core

	Year ended 31 December 2021			Year ended 31 December 2020		
	Gross €	Reinsurance €	Net €	Gross €	Reinsurance €	Net €
At beginning of year	16,737,838	(7,604,011)	9,133,827	15,977,933	(7,309,036)	8,668,897
Net charge/(credit) to profit and loss	1,564,449	(1,042,236)	522,213	759,905	(294,975)	464,930
At end of year	18,302,287	(8,646,247)	9,656,040	16,737,838	(7,604,011)	9,133,827

(c) Gross and Net unearned premiums - Cells

	Year ended 31 December 2020			Year ended 31 December 2019		
	Gross €	Reinsurance €	Net €	Gross €	Reinsurance €	Net €
At beginning of year	13,205,395	(8,986,033)	4,219,362	14,896,550	(9,775,933)	5,120,617
Net charge/(credit) to profit and loss	1,233,640	(1,079,210)	154,430	(1,677,178)	789,878	(887,300)
Other movements	20,700	(72)	20,628	(13,977)	22	(13,955)
At end of year	14,459,735	(10,065,315)	4,394,420	13,205,395	(8,986,033)	4,219,362

22. Creditors and accruals and deferred income

	Core		Cells		Total	
	2021 €	2020 €	2021 €	2020 €	2021 €	2020 €
Creditors arising out of direct insurance operations						
Trade creditors	1,542,027	974,247	1,845,945	1,733,083	3,387,972	2,707,330
Payable to reinsurers	2,332,076	588,026	12,335,450	10,202,397	14,667,526	10,790,423
	3,874,103	1,562,273	14,181,395	11,935,480	18,055,498	13,497,753
Other creditors						
Payable due to parent	-	94,393	-	-	-	94,393
Payable to related parties	-	-	469,798	667,166	469,798	667,166
Payable to group undertakings	-	7,161	-	-	-	7,161
Other creditors	237,288	562,886	-	-	237,288	562,886
	237,288	664,440	469,798	667,166	707,086	1,331,606
Accruals and deferred income	4,316,918	4,061,044	181,399	148,693	4,498,317	4,209,737
Total creditors and accruals and deferred income	8,428,309	6,287,757	14,832,592	12,751,339	23,260,901	19,039,096
Current portion	8,428,309	6,287,757	14,832,592	12,751,339	23,260,901	19,039,096

Amounts payable to related parties are interest free, unsecured and repayable on demand

23. Cash generated from operations

	Core		Cells		Total	
	2021	2020	2021	2020	2021	2020
	€	€	€	€	€	€
Insurance premiums received	45,447,967	42,285,879	32,334,394	23,217,348	77,782,361	65,503,227
Reinsurance premiums paid	(21,567,293)	(21,395,108)	(21,744,389)	(13,735,045)	(43,311,682)	(35,130,153)
Claims paid	(17,467,777)	(23,382,089)	(13,997,409)	(13,717,879)	(31,465,186)	(37,099,968)
Reinsurance claims received	7,947,520	14,761,831	7,320,034	5,523,601	15,267,554	20,285,432
Commission and other income	7,164,053	6,154,836	32,706	17,007	7,196,759	6,171,843
Cash paid to employees, related parties and other suppliers for services and goods	(14,225,004)	(11,926,607)	(161,724)	(2,346,407)	(14,386,728)	(14,273,014)
Interest received/(paid)	300,965	355,795	(48,929)	(16,420)	252,036	339,375
Dividends received	798,974	743,574	-	-	798,974	743,574
Rental Income	514,206	541,716	-	-	514,206	541,716
Net (purchase)/disposal of operating assets:						
- loans and receivables	621,678	138,531	(956,836)	2,414,574	(335,158)	2,553,105
- financial assets at fair value through profit or loss	(2,774,292)	(1,343,897)	-	-	(2,774,292)	(1,343,897)
Cash generated from/ (used in) operations	6,760,997	6,934,461	2,777,847	1,356,779	9,538,844	8,291,240

24. Cash and cash equivalents

For the purpose of the statement of cash flows, the year end cash and cash equivalents comprise the following:

	Core		Cells		Total	
	2021	2020	2021	2020	2021	2020
	€	€	€	€	€	€
Cash at bank and in hand	5,222,753	4,945,008	13,874,728	14,889,504	19,097,481	19,834,512
Held with investment managers	550,409	1,168,621	-	-	550,409	1,168,621
At end of year	5,773,162	6,113,629	13,874,728	14,889,504	19,647,890	21,003,133

The weighted average interest rate on interest bearing bank balances as at year-end was 0.04% p.a. (2020: 0.04% p.a.).

25. Related party transactions

All companies forming part of the Atlas Group of Companies are considered by the directors to be related parties since these companies are ultimately owned and controlled by Atlas Holdings Limited. The Company has interests in other entities that are not wholly owned by the parent company and these are also considered as related parties. Related parties also comprise the shareholders and the Company's key management personnel who have the authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director (whether executive or otherwise) of that entity.

25. Related party transactions - continued

The following transactions were carried out by the Company with related parties:

	2021 €	2020 €
Income		
Subsidiaries:		
Payroll costs charged	478,600	547,124
Other related entities:		
Payroll costs charged	63,813	36,323
Interest income	22,180	36,140
Expenses		
Subsidiaries:		
Commission payable	2,651,663	2,414,049

In relation to cells, companies ultimately owned and controlled by the Cell owners are considered as related parties in connection with the respective cells. As part of the ordinary course of business, the cells transact business with related parties including the collection of premiums, settlement of claims and payment of commissions.

Year end balances owed by or to group undertakings and other related parties are disclosed in Notes 15 (b)(ii), 18 and 2 to these financial statements respectively.

Key management personnel compensation, consisting of directors' remuneration, has been disclosed in Note 9 to these financial statements.

26. Capital management

As from 1 January 2016, the Company was subject to the requirements of the EU Solvency II directive.

The Company has established the following capital management objectives, policies and approach to managing the risks that affect its capital position:

- To comply with the obligations to maintain positive solvency position based on the requirements under regulation;
- To ensure sufficient capital funding in order that the Company may continue as a going concern;
- To safeguard the interests of policy holders arising from the Company's contractual obligations;
- To provide adequate returns for shareholders; and
- To ensure that shareholder and other stakeholder interests are safeguarded at all times.

In order to maintain or adjust the capital structure, the Company may issue shares or capitalise contributions received from its shareholders. The Company is required to hold regulatory capital for its insurance business in compliance with the rules issued by the Malta Financial Services Authority (MFSA). The minimum capital requirement must be maintained at all times throughout the year. The Company monitors its capital level on a regular basis, by ensuring that sufficient assets are maintained to match insurance liabilities and to provide solvency cover.

26. Capital management – continued

The company defines capital as the excess of assets over liabilities as valued in accordance with the respective regulatory requirements.

Any transactions that may affect the Company's solvency position are immediately reported to the directors and shareholders for resolution, prior to notifying MFSA. Any potential shortfall in capital requirements necessitates the development of a recovery plan with a list of possible actions.

The Solvency II regime establishes a new set of EU-wide capital requirements, risk management and disclosure standards. The Company must hold eligible own funds to cover the solvency capital requirement (SCR) and eligible basic own funds to cover the minimum capital requirement (MCR). The SCR shall be calculated either in accordance with the standard formula or using a full or partial internal model (PIM) as approved by the Regulator. The Company must immediately inform the Regulator where it observes that its SCR or MCR are no longer complied with or where there is risk of non-compliance in the following six months for SCR and three months for MCR.

The Company opted for the standard formula under the Solvency II regime to calculate the SCR as the assumptions underlying the standard formula are considered to be a good fit for the Company's risk profile. At 31 December 2021, the Company's eligible own funds amounting to €46.9m (2020: to €45.4m) adequately covered the required SCR.

The Company was compliant with its regulatory capital requirements throughout the financial year.

The Company notes that during January 2022 a market downward adjustment from the positive close at year end 2021 has been experienced by the Company for the fair value of the investment portfolio. The results for February 2022 have also confirmed this trend which has also been impacted by the crisis in Ukraine. The Company will continue to monitor the short term impact of this latest global crisis and will positively react by interacting with the executive and investment managers to prudently protect the investment portfolio from further potential diminutions in the medium term. This action will also include shock scenarios in this regard intended to assess further the strength of the Company's financial position in sustaining this potential threat.

Liabilities arising from cell operations

In terms of Legal Notice 412 of 2007 of the Companies Act, (Cell Companies carrying on business of insurance), where any liability arises which is attributable to a particular cell of a cell company –

- a. the cellular assets attributable to that cell shall be primarily used to satisfy the liability;
- b. the Company's core assets shall be secondarily used to satisfy the liability, provided that the cellular assets attributable to the relevant cell have been exhausted; and
- c. any cellular assets not attributable to the relevant cell shall not be used to satisfy the liability.

The Company has taken the following safeguards in this respect:

- (a) if the assets of the Cell are at any time insufficient to meet any payments, liabilities or obligations due or about to become due by the Cell, the Company shall notify the Cell owners in writing and the Cell owners shall ensure forthwith that the Cell is adequately funded to meet all payments, liabilities or other obligations due or becoming due by the cell.
- (b) in the event that the Cellular Assets of the Cell are exhausted, the Cell Owner agrees to indemnify the Company for any assets paid or otherwise transferred to creditors of the Cell asset of the non-cellular assets of the Company.

27. Statutory information

Atlas Insurance PCC Limited is a limited liability company and is incorporated in Malta. The immediate and ultimate parent company of Atlas Insurance PCC Limited is Atlas Holdings Limited, a company registered in Malta, with its registered address at 47-50, Ta' Xbiex Seafront, Ta' Xbiex, which prepares consolidated financial statements.

28. Comparative information

Comparative figures disclosed in the main components of these financial statements have been reclassified to conform with current year's disclosure for the purpose of fairer presentation.

29. Events after the reporting period

There were no significant events to report other than the potential effects of the war in Ukraine which are also referenced under the Capital Management note to the accounts (Note 26).

**ATLAS INSURANCE PCC
LIMITED**

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Atlas Insurance PCC Limited is a cell Company authorised under the Insurance Business Act, 1998 to carry on general insurance business and is regulated by the Malta Financial Services Authority. The non-cellular assets of the Company may be used to meet losses incurred by the cells in excess of their assets.