



# **Calpe Insurance Company Limited**

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## **Solvency and Financial Condition Report**

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**As at 31 December 2025**

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## About this document

This document is the Solvency and Financial Condition Report (“SFCR”) of Calpe Insurance Company Limited (“Calpe”) as at 31 December 2025.

This SFCR covers Calpe on a solo basis. Calpe’s presentational currency is pounds sterling (“GBP”).

As of the date of writing this report, Calpe has not yet published audited financial statements for the year ended 31 December 2025. Accordingly, all financial statement amounts referred to in this document are currently unaudited and may be subject to change.

## Directors’ statement

The Directors are responsible for preparing the SFCR in accordance with Gibraltar solvency rules (“Solvency Rules”), as adopted into Gibraltar law under the Financial Services (Solvency 2) (Technical Standards) Regulations 2025, the Financial Services (Insurance Supervisory Reporting) (Technical Standards) Regulations 2025 and amendments to the Financial Services (Insurance Companies) Regulations 2020.

Each of the Directors, whose names and functions are listed in section B1 of this SFCR, confirms that, to the best of their knowledge:

- throughout the financial year in question, Calpe has complied; and
- it is reasonable to believe that, at the date of publication of the SFCR, Calpe continues to comply, and will continue to comply in future,

in all material respects with the requirements of the Solvency Rules as applicable to Calpe.

On behalf of the Board



Paul Cole  
Director  
13 April 2026



Douglas Murray  
Director  
13 April 2026

## Executive summary

Calpe is a private limited company headquartered in Gibraltar and is part of the TransRe group of companies ("TransRe") headed by Transatlantic Holdings, Inc. ("TRH"), a company incorporated in Delaware, USA. Calpe is a wholly owned subsidiary of Transatlantic Reinsurance Company ("TRC"), a reinsurance company incorporated in New York, USA, and its ultimate parent undertaking is Berkshire Hathaway Inc. ("Berkshire Hathaway"), incorporated in Delaware, USA and headquartered in Omaha, Nebraska, USA.

Calpe is licensed by the Gibraltar Financial Services Commission and commenced underwriting in November 2010.

Calpe's current focus is on writing United Kingdom ("UK") and Irish general liability business in support of a Managing General Agent ("MGA") and managing the run-off of a legacy motor portfolio.

TRC, together with some of its subsidiaries including Calpe, has been granted a rating of A++ (Superior) by AM Best. Calpe continues to benefit from the 80% quota share treaty (the "TRL Quota Share") that it places with TransRe London Limited ("TRL"), a fellow subsidiary of TRC.

## Business and performance

Calpe's strategy is to concentrate foremost on achieving underwriting profitability, not top line growth, and to return surplus profit to the TransRe group at the appropriate time to support the wider investment objectives of the Berkshire Hathaway group.

With the motor agreements placed in run-off in 2022, Calpe's current portfolio comprises a long-standing niche partnership with a specialist MGA which writes general liability and employers' liability business, focused predominantly on the construction and allied trades sector, along with some specialist niche schemes. This general liability book has a track record of delivering positive contributions for Calpe which continued through 2025, albeit with reductions in premiums resulting from a combination of rate reductions and the loss of a major distributor of Irish business at the end of 2024. Overall, Calpe generated gross written premium ("GWP") of £22.4m in 2025 (2024: £28.7m) and a gross underwriting profit of £10.7m (2024: loss of £3.0m) owing largely to contributions from the general liability book and substantial reserves releases on the legacy motor book.

Calpe closed 2025 with a gross loss ratio of 9.3% (2024: 72.9%) and a gross combined ratio of 57.5% (2024: 110.6%) on a Solvency Rules basis. On a net basis, after the impact of the TRL Quota Share and other reinsurance covers, Calpe delivered a net loss ratio of 49.5% (2024: 45.1%) and a net combined ratio of 102.3% (2024: 100.8%), resulting in small net underwriting losses of less than £0.1m in both 2025 and 2024.

Whilst not directly impacted by the recent escalation in military activity in Iran and the wider Middle East region, we continue to monitor the impacts of inflation closely on our existing and legacy portfolios.

Calpe continues to maintain a low risk investment portfolio which is currently invested exclusively in UK and German government bonds the large majority of which are short-dated. With an average credit quality of AA (2024: AA) and an average duration of 0.5 years (2024: 0.5 years), the portfolio's credit risk and sensitivity to interest rate movements remain low. With base rate reductions in both the UK and Europe, the portfolio's market yield dropped to 3.1% at the end of the year (2024: 4.3%) whilst the combined investment return remained steady for the year at £1.3m (2024: £1.3m) due mainly to increased investment balances.

## System of governance

Calpe has an established governance framework and internal control system. The governance structure enables the Board to discharge its oversight responsibilities, helping Calpe to meet its strategic objectives while managing risks within its stated risk appetite.

Calpe's Board maintains ultimate responsibility for the oversight of Calpe. There are three committees reporting to the Calpe Board. The Board and committees operate under the guidance of formal terms of reference which are agreed by the Board.

The members of the Board possess the skills, knowledge and experience required to undertake their roles and responsibilities for overseeing Calpe.

## Risk profile

There is a strong risk management framework and culture within Calpe that seeks to manage the key risks to the business. Calpe's enterprise risk management ("ERM") framework is supported by a comprehensive set of risk policies, guidelines, processes, procedures and management information ("MI") aligned with the Solvency Rules. An integral part of Calpe's framework is its Own Risk and Solvency Assessment ("ORSA") which provides management with a key tool to assess and evaluate the risks Calpe faces. These risks are measured against Calpe's capital ensuring that Calpe is able to meet its strategic and business objectives. An ORSA report is prepared at least annually.

In keeping with its risk appetite and tolerances, Calpe continues to purchase excess of loss ("XOL") reinsurance to protect its portfolio. Calpe undertakes detailed stress and scenario testing within its ORSA process. Scenario tests are used to test Calpe's resilience against shocks from both its underwriting and non-underwriting activities. The results of the analysis showed that the most material impact on the SCR arose from adverse underwriting results and reserve deterioration; and that it would take a combination of extreme events to breach its solvency capital requirement ("SCR").

Calpe's underwriting risk profile is therefore resilient to severe shocks and is within the Board approved risk appetite.

## Valuation for Solvency purposes

Assets and liabilities, including technical provisions, are valued in Calpe's regulatory balance sheet according to the Solvency Rules, giving valuations which differ from those in the financial statements under UK generally accepted accounting practice, as adopted in Gibraltar ("UK GAAP").

Section D provides a description of the methods, bases and assumptions employed in valuing assets and liabilities in the regulatory balance sheet, together with an analysis of material differences between UK GAAP and regulatory valuation bases.

As at 31 December 2025, Calpe's excess of assets over liabilities under the Solvency Rules was £31.9m (2024: £31.6m) compared to £33.2m (2024: £32.0m) under UK GAAP.

As of the date of writing this report, Calpe has not yet published audited financial statements for the year ended 31 December 2025, and all financial statement amounts referred to in this document are currently unaudited and may be subject to change.

## Capital management

Under the Solvency Rules, the own funds of an insurance entity are placed into Tiers 1, 2 or 3 based on their ability to absorb losses, with Tier 1 having the greatest ability to do so. Below is a summary of the own funds that Calpe holds to cover its regulatory minimum and solvency capital requirements.

Figure 1: Own funds by tier and capital requirements

Tier	Instrument	At 31 December (£'000s)	
		2025	2024
Tier 1	Ordinary paid up share capital	30	30
	Share premium related to ordinary share capital	29,970	29,970
	Reconciliation reserve	1,685	1,535
Tier 2	Not applicable	-	-
<b>Total eligible own funds to cover MCR</b>		<b>31,685</b>	<b>31,535</b>
Tier 3	Deferred tax asset	220	67
<b>Total eligible own funds to cover SCR</b>		<b>31,905</b>	<b>31,602</b>
<b>MCR</b>		<b>3,500</b>	<b>3,500</b>
<b>SCR</b>		<b>11,606</b>	<b>13,496</b>
<b>MCR coverage ratio</b>		<b>905.3%</b>	<b>901.0%</b>
<b>SCR coverage ratio</b>		<b>274.9%</b>	<b>234.2%</b>

Overall Calpe had eligible own funds ("EOF") sufficient to cover 274.9% (2024: 234.2%) of its SCR and 905.3% (2024: 901.0%) of its minimum capital requirement ("MCR") as at 31 December 2025.

The most significant factors driving the increase in Calpe's EOF to cover its SCR (from £31.6m to £31.9m) were an increase in Calpe's unaudited UK GAAP retained earnings of £1.2m offset by net valuation adjustments between the statutory and Solvency Rules valuation bases of £0.9m.

The largest drivers of the decrease in SCR from £13.5m to £11.6m were reductions in capital charges totalling £2.3m relating to counterparty default risk, non-life underwriting risk and operational risk. These reductions were offset by combined increases of £0.4m arising from reductions in diversification benefits and currency risk.

There have been no instances of non-compliance with the MCR and SCR in the current or previous year.

## A. Business and performance

### A.1 Business

#### Company information

Calpe Insurance Company Limited:	5/5 Crutchett's Ramp Gibraltar GX11 1AA
	Company incorporation number: 104429 Legal Entity Identifier: 2138004X13159LETLH50
External auditors:	Deloitte Limited Floor 3 120 Irish Town Gibraltar GX11 1AA
Regulator	Gibraltar Financial Services Commission PO Box 940 Suite 3, Ground Floor Atlantic Suites Europort Avenue Gibraltar

Calpe is a private limited company, limited by shares, with its registered office in Gibraltar. It is a wholly owned subsidiary of TRC, which is a reinsurance company incorporated and authorised in New York, USA. Calpe is headquartered in Gibraltar and is licensed by the Gibraltar Financial Services Commission and commenced underwriting on 1 November 2010.

Calpe's ultimate parent undertaking and controlling party is Berkshire Hathaway, a company incorporated in Delaware, USA, headquartered in Omaha, Nebraska, USA and listed on the New York Stock Exchange. Further information on Berkshire Hathaway is available at [www.berkshirehathaway.com](http://www.berkshirehathaway.com).

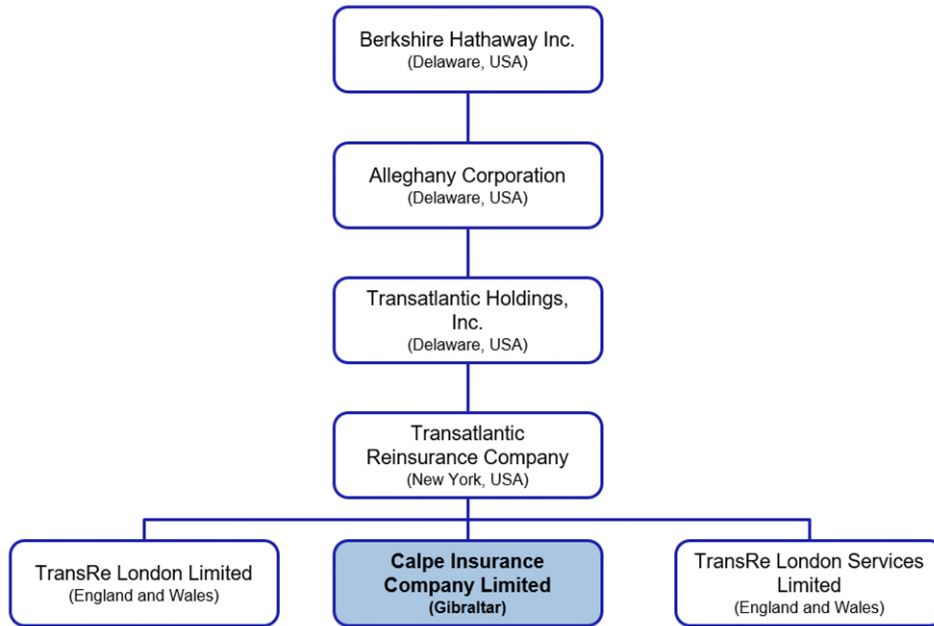
In addition to TRC and Berkshire Hathaway, TRH, incorporated in Delaware, USA and Alleghany Corporation ("Alleghany"), also incorporated in Delaware and TRH's immediate parent, are indirect parents and holders of qualifying holdings in Calpe.

On 13 March 2026, Mr Warren E. Buffett, a U.S. resident, held shares representing approximately 30.0% of the voting interest and approximately 13.7% of the economic interest in Berkshire Hathaway.

Except as identified above, there are no other holders of qualifying holdings in Calpe. Calpe has no related undertakings as defined in Regulation 191 of the Financial Services (Insurance Companies) Regulations 2020. A simplified group structure chart is shown below.

The Berkshire Hathaway group of insurance companies is subject to group supervision and the lead supervisor is the Nebraska Department of Insurance, Nebraska, USA.

Figure 2: Simplified organisational structure chart



All subsidiaries of Berkshire Hathaway shown are 100% owned and controlled.

Calpe has the ability to provide insurance both as a co-insurer in support of other insurers and, as either a sole insurer or co-insurer, through MGAs. Calpe currently supports a specialist niche MGA (“the MGA”) that writes employers’ liability and public liability business in the UK and the Republic of Ireland, writing the UK business on an insurance basis and the Republic of Ireland business as reinsurance of an Irish-regulated insurance carrier.

Calpe has not proposed or paid any dividends for, during or subsequent to the year ended 31 December 2025 (2024: £nil).

TRC, together with certain other (re)insurance subsidiaries including Calpe, is rated A++ by AM Best.

**Market commentary**

The UK casualty market has entered a softening phase with modest rate reductions in 2025. Despite these rating pressures, Calpe’s employers’ and public liability book maintains a strong level of rate adequacy. Conversion ratios across the whole account were on a par with 2024 albeit with lower renewal retentions. The Irish portfolio was adversely impacted by the loss of a major distributor late in 2024 which, along with the subdued rating environment, resulted in a shortfall in Calpe’s gross written premium (“GWP”) compared to 2024.

The MGA supported by Calpe continues to be well regarded in the market. Its tenure, coupled with its own strong AM Best rating and Calpe’s A++ rating enhances its position. The principals of the MGA have a long track record with Calpe in delivering strong results, resulting in a net claims ratio in 2025 of 49.5% (45.1% in 2024).

Calpe maintains close control over original policy limits and purchases suitable XOL reinsurance to mitigate its exposure to severe losses which take effect prior to the application of the TRL Quota Share.

Fair treatment of customers and Calpe’s obligations under the Consumer Duty are embedded throughout Calpe’s governance framework and are at the core of its business culture.

Calpe believes that it will only be successful if it provides products which meet customers’ needs and provide the expected benefits and quality at fair value. Calpe ensures that customers are dealt with in a way which is clear, fair, and not misleading and provides information which is accurate, relevant and timely. Calpe provides a level of support that meets customers’ needs throughout the relationship. Calpe ensures that

customers are not disadvantaged, including those in vulnerable circumstances, and does not impose unreasonable barriers on customers when pursuing their objectives.

## Strategy and portfolio

Calpe's strategy is to concentrate foremost on achieving underwriting profitability, not top line growth, and to return surplus profit to the TransRe group at the appropriate time to support the wider investment objectives of the Berkshire Hathaway group.

Calpe currently holds permission to write motor vehicle and motor vehicle liability, fire and natural forces, damage to property, general liability and assistance. Its A++ AM Best rating ensures that it continues to see good submission flows for new business.

With no new motor business written in 2025 or 2024, the make-up of Calpe's in force portfolio is entirely general and employers' liability insurance. Due to the loss of a major distribution partner in Ireland, the split of income between Ireland and the UK is now more heavily weighted to the UK which now generates approximately 70% of Calpe's business.

## A.2 Underwriting performance

### Underwriting performance by line of business ("LOB")

Calpe's in-force portfolio is solely comprised of general liability (including employers' liability) business which has consistently produced positive loss ratios and continued to have a heavy weighting on the performance of Calpe in 2025. The legacy motor portfolio is monitored closely and, on a net basis (after the impact of reinsurance covers), is running off within expectations. On a gross basis, the legacy motor book benefitted from substantial reserves releases following some favourable settlements on prior year claims along with increases in the Ogden discount rate.

Overall, Calpe delivered GWP under Solvency Rules of £22.4m in 2025 (2024: £28.7m) and incurred gross claims of just £2.4m (2024: £20.9m), largely as a result of the significant reserves releases on the legacy motor book offset by increases in the number and value of periodic payment orders ("PPOs") during the year along with routine claims on the general liability (casualty) book. As the motor and casualty reserves are largely recoverable under reinsurance covers, movements on them have very limited impact on Calpe's net results. On a net basis, after the impact of reinsurance covers, Calpe delivered an overall net underwriting loss of £0.1m (2024: loss of £0.04m), based on net earned premiums of £4.2m (2024: £4.9m), net claims losses of £2.1m (2024: £2.2m) and net expenses of £2.2m (2024: £2.7m).

The tables below summarise the performance of those lines of business ("LOB"), as defined in the Solvency Rules, on a gross assumed and net basis after all outwards reinsurance, including the TRL Quota Share described in section B1.

Figure 3a: Underwriting performance by LOB (gross) 2025

Gross (£'000s)	General liability insurance	Motor vehicle liability insurance	Annuities	Total
Premiums written / (returned)	22,482	(57)	-	22,425
Premiums earned	25,246	(57)	-	25,189
Claims (incurred) / released	(14,210)	15,864	(4,005)	(2,351)
Expenses (incurred) / released	(12,160)	25	-	(12,135)
<b>Underwriting profit / (loss)</b>	<b>(1,124)</b>	<b>15,832</b>	<b>(4,005)</b>	<b>10,703</b>
Loss ratio	56%	N/A	N/A	9%

Figure 3b: Underwriting performance by LOB (gross) 2024

Gross (£'000s)	General liability insurance	Motor vehicle liability insurance	Annuities	Total
Premiums written / (returned)	28,914	(171)	-	28,743
Premiums earned / (released)	28,809	(171)	-	28,638
Claims (incurred) / released	(13,719)	(8,525)	1,370	(20,874)
Expenses	(10,649)	(164)	-	(10,813)
<b>Underwriting profit / (loss)</b>	<b>4,441</b>	<b>(8,860)</b>	<b>1,370</b>	<b>(3,049)</b>
Loss ratio	48%	4,974%	n/a	73%

Figure 4a: Underwriting performance by LOB (net) 2025

Net (£'000s)	General liability insurance	Motor vehicle liability insurance	Annuities	Total
Premiums written / (returned)	3,778	(11)	-	3,767
Premiums earned / (released)	4,256	(11)	-	4,245
Claims (incurred) / released	(2,099)	7	(10)	(2,102)
Expenses	(2,129)	(111)	-	(2,240)
<b>Underwriting profit / (loss)</b>	<b>28</b>	<b>(115)</b>	<b>(10)</b>	<b>(97)</b>
Loss ratio	49%	64%	n/a	50%

Figure 4b: Underwriting performance by LOB (net) 2024

Net (£'000s)	General liability insurance	Motor vehicle liability insurance	Annuities	Total
Premiums written / (returned)	4,905	(38)	-	4,867
Premiums earned / (released)	4,936	(38)	-	4,898
Claims (incurred) / released	(2,275)	(308)	374	(2,209)
Expenses (incurred) / released	(2,852)	126	-	(2,726)
<b>Underwriting profit / (loss)</b>	<b>(191)</b>	<b>(220)</b>	<b>374</b>	<b>(37)</b>
Loss ratio	46%	811%	n/a	45%

No new classes of business were introduced in 2025.

Premiums are earned evenly over the risk period of the insurance policy.

For motor business, Solvency Rules require firms to report their results split between motor vehicle liability and other motor business. For 2025 and 2024, there was no other motor business to report.

For details and the breakdown of premiums, claims and expenses by geographical spread please refer to Quantitative Reporting Template ("QRT") IR.05.02.01 in Appendix 2.

### A.3 Investment performance

#### Financial investments

Calpe's investment portfolio is exclusively invested in UK and German government bonds, with predominantly short durations which averaged 0.5 years at the end of each of the last two years. The short-term nature of the portfolio insulates Calpe against bond market value fluctuations and allows it to benefit from attractive short-term yields.

With the fixed income portfolio invested exclusively in sovereign securities, its credit quality is high, with an average rating of AA at 31 December 2025 (2024: AA) and with UK Gilts as the lowest rated holding, rated AA- (2023: AA-). At 31 December 2025, the currency exposure of the portfolio including investment cash

was 76% in GBP and 24% in EUR assets (2024: 82% and 18% respectively) and its market yield was 3.1% (2024: 4.3%).

### Total investment return

Calpe's total investment return includes investment income (made up of interest income and the amortisation of any discount or premium on available-for-sale debt securities), net realised and unrealised gains and losses, net of interest payable, investment expenses and impairment losses on financial assets.

Interest income is recognised as accrued based on the effective interest method. Acquisition costs related to the purchase of bonds are capitalised and expensed over the duration of the investment.

In line with the portfolio's low sensitivity to interest rate movements, this year's combined investment return comprised primarily interest income of £1.2m (2024: £1.4m) and realised and unrealised capital gains £0.1m (2024: losses of less than £0.1m).

Figure 5a: Net investment return 2025

Asset category (£'000s)	Year to 31 December 2025			31 December 2025
	Income	Gains	Total investment return	Total Solvency Rules Value
Cash <sup>1</sup>	2	-	2	94
Government bonds	1,206	74	1,280	33,861
<b>Total</b>	<b>1,208</b>	<b>74</b>	<b>1,282</b>	<b>33,955</b>

Figure 5b: Net investment return 2024

Asset category (£'000s)	Year to 31 December 2024			31 December 2024
	Income	Losses	Total investment return	Total Solvency Rules Value
Cash <sup>1</sup>	3	-	3	72
Government bonds	1,378	(37)	1,341	31,630
<b>Total</b>	<b>1,381</b>	<b>(37)</b>	<b>1,344</b>	<b>31,702</b>

Investment income in the above tables is shown gross of investment management related expenses of £15.8k (2024: £15.8k).

### Securitisations

Calpe did not have any securitised investment vehicles at 31 December 2024 or 2025.

## A.4 Performance of other activities

Calpe does not receive any income other than from its underwriting and investment activities. Calpe has no financial or operating lease arrangements.

Calpe's reporting and presentational currency is GBP. The operating results and financial position of each non-GBP ledger are translated into GBP at the appropriate prevailing exchange rate.

<sup>1</sup> Cash balances shown in Figures 9a and 9b represent cash held by the investment manager. For Calpe's total cash balances, please refer to Figure 21 in section D1. £30.2k of interest was earned on Calpe's non-investment cash in 2025 (2024: £33.4k).

## A.5 Any other information

### Temporary run-off regime in Ireland

Before Brexit, Calpe's partners wrote insurance business in Ireland on behalf of Calpe under the freedom to provide services. In March 2021, the Central Bank of Ireland granted approval for Calpe to run off its existing Irish insurance business under the temporary run-off regime. Calpe will provide service continuity for all valid claims under that regime. As at the date of this report, Calpe continues to operate under the temporary run-off regime in the Republic of Ireland.

### Financial risks associated with climate change

Sustainability & Resilience ("S&R") considerations continue to attract attention, evaluation and scrutiny in the (re)insurance community and the broader economy. These include climate-related financial risks, which can be further classified as physical, transition and liability risks as follows.

- Physical risks arise from the increasing frequency and severity of various natural weather perils including hurricane, wildfire, and flood.
- Transition risk including potential costs to society arising from the transition to a low-carbon economy through changes in public or regulatory policy, changes in the affordability of existing technologies such as wind and solar energy generation, or the innovation of new technologies that allow for the removal of greenhouse gases from the atmosphere. This transition may lead to so-called stranded assets in carbon-intensive sectors and industries such as the fossil fuel industry and associated infrastructure, producers and servicers of vehicles using internal combustion engines, as well as other sectors such as shipping and real estate.
- Liability risk also referred to as climate litigation risk, defined by the International Association of Insurance Supervisors as "the risk of climate-related claims under liability policies, as well as direct actions against insurers, for failing to manage climate risks". Professional Liability is one line in particular that could see the impact of increased costs relating to S&R related litigation.

Physical, transition and liability risks may impact (re)insurers' property and liability portfolios, including general casualty, professional liability and other LOBs, as well as their investments and operations. Calpe's exposure to physical risks, however, is limited.

Calpe does not consider there to be any other material information to disclose on its business and performance.

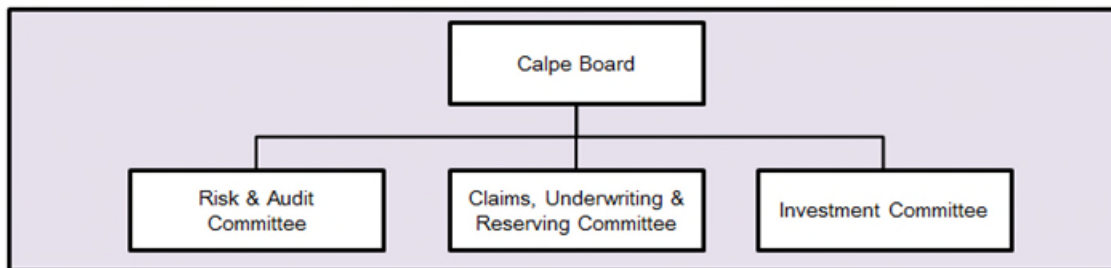
## B. System of Governance

### B.1 General information on the system of governance

Calpe's governance structure reflects its membership of a large international group of companies, whilst ensuring that it maintains robust local governance arrangements. Calpe has assessed the nature, scale and complexity of its business against its governance structure and considers its system of governance to be effective.

The structure of Calpe's key governance bodies is shown in Figure 6.

*Figure 6: Governance oversight as at 31 December 2025*



Calpe's Board maintains ultimate responsibility for overseeing the running of Calpe. Its responsibilities include:

- setting Calpe's business strategy and monitoring performance against its business plan;
- approving Calpe's risk appetites and tolerances, ensuring they are in line with TransRe group appetites;
- approving Calpe's business activities, in line with the agreed strategy and risk appetite;
- considering and monitoring the key risks relevant to Calpe and ensuring adequate oversight is provided to monitor and mitigate them;
- maintaining oversight of Calpe's compliance with relevant laws and regulation;
- reviewing and maintaining the effectiveness of Calpe's corporate governance and internal control frameworks;
- maintaining oversight of Calpe's reserving process;
- ensuring Calpe delivers fair treatment and good outcomes to customers in line with GFSC and FCA expectations and the Consumer Duty requirements; and
- considering investment performance and providing appropriate direction and challenge, taking into account market, liquidity and credit risk considerations.

The following individuals were members of Calpe’s Board and members of the committees of the Board as at 31 December 2025.

Figure 7: Calpe’s Board

Board Member	Role	Committees
Paul Tysoe	Independent non-executive director	All #
Douglas Murray	Executive director	All
Andy Gaudencio	Executive director	All §
Paul Cole	Executive director	All +
Robert Snow	Executive director	All
David Evans	Independent non-executive director and Chair of the Board	All

# Chair of the Risk & Audit Committee

§ Chair of the Claims, Underwriting & Reserving Committee

+ Chair of the Investment Committee

David Evans was appointed to the Board on 5 September 2025 as an independent non-executive director and Chair of the Board. A further regulated Individual application for an independent non-executive director has been submitted to the GFSC and the application is under assessment as of the date of this report.

Risk & Audit Committee

The Risk & Audit Committee’s responsibilities include:

Risk

- providing oversight of and challenge to Calpe’s Risk Management function, ERM framework and risk management culture, including reviewing appetites and tolerances and ensuring they are embedded in Calpe’s operations and are aligned with TransRe’s overall ERM and risk governance frameworks;
- reviewing guidelines and policies governing the processes that enable Calpe’s management to assess, monitor and manage Calpe’s exposure to risk;
- reviewing methodologies and strategies for measuring, managing and mitigating risk, including setting risk tolerances and appetites;
- monitoring the effectiveness of Calpe’s risk management and internal control systems, including financial, operational, operational resilience and compliance controls and the ORSA;
- providing oversight and challenge to the effectiveness of Calpe’s Compliance function, approving the Compliance Monitoring Plan and overseeing progress against it;
- considering and addressing any actual or potential conflicts that may arise between Calpe and its appointed outsourcing providers; and
- ensuring that good customer outcomes are embedded in Calpe’s operations and culture.

Audit

- monitoring and reviewing the effectiveness of Calpe’s Internal Audit function;
- approving the annual Internal Audit Plan and overseeing progress against it;
- reviewing Internal Audit reports and findings and monitoring the status of actions and recommendations;
- monitoring the integrity of Calpe’s financial statements and any formal announcements relating to Calpe’s financial performance;
- reviewing Calpe’s internal financial controls;
- making recommendations to the Board in relation to the appointment, re-appointment and removal of the external auditor and approving the remuneration and terms of engagement of the external auditor;
- approving the external audit plan and overseeing progress against it; and

- reviewing and monitoring the external auditor's independence and objectivity and the effectiveness of the external audit process.

The Risk & Audit Committee meets at least four times per year.

#### Investment Committee

The Investment Committee's responsibilities include:

- reviewing and making recommendations to the Board in respect of Calpe's investment strategy and policy in a manner consistent with the prudent person principle;
- reviewing summary reports on Calpe's investment portfolio, investment activity and investment practices;
- considering investment performance and providing appropriate challenge and comment;
- maintaining oversight of compliance with applicable legal and regulatory requirements applicable to investment activities; and
- considering reports in respect of investment risk management, liquidity management and credit management.

As the investment portfolio is now exclusively invested in low-risk government bonds, the Board considers that one routine Investment Committee meeting per year is sufficient, subject to there being no material changes in the investment strategy. Routine investment reports are included in the Board papers.

#### Claims, Underwriting & Reserving Committee

The Claims, Underwriting & Reserving Committee's responsibilities include:

##### Underwriting

- considering new products, MGA and co-insurance opportunities and LOBs;
- establishing, recommending to the Board and maintaining oversight of the underwriting strategy (including reinsurance purchasing) and business planning activities;
- recommending to the Board underwriting risk appetites and tolerances and reinsurance requirements for Calpe, ensuring they are consistent with the TransRe group;
- reviewing underwriting performance, including pricing, claims trends, insurance buying patterns, competitor analysis, and conversion and lapse rates;
- ensuring customer centricity at all times, including throughout the product lifecycle;
- overseeing product reviews where significant adaptations are made to any product, ensuring they deliver good customer outcomes;
- ensuring approved changes to product terms and conditions, ratings and underwriting criteria are properly communicated to and implemented by outsourced service providers and intermediaries, on a timely basis; and
- overseeing the annual review of new, existing and closed products ensuring they deliver good customer outcomes.

##### Claims

- ensuring customer-centricity is upheld throughout the claims management process, using trend analysis to identify potential areas of concern;
- reviewing and monitoring claims activity and claims trends;
- approving delegated claims handling authorities;
- assisting the Board in setting the claims philosophy and claims development policy; and
- reviewing and assessing any potential or actual control failures including analysing causes, mitigations and corrective actions.

##### Reserving

- establishing, recommending and maintaining oversight of the reserving strategy;
- maintaining oversight of the reserving policy to ensure it is fit for purpose;
- considering the adequacy of previously set reserves against actual outcomes and investigating where material differences are identified; and

- recommending a level of reserves for consideration by the Board.

The Claims, Underwriting & Reserving Committee meets at least four times per year.

The Board and its committees maintain terms of reference that are reviewed at least annually.

Each of the committees reports to the Board through their respective Chairs as a standing item on the Board's agenda.

Oversight and measurement of Calpe's performance involves extensive involvement of the Actuarial function. Calpe's Internal Audit function provides independent and objective analysis and assurance over its operations.

Calpe adopts an approach to remuneration which supports and encourages appropriate behaviour that is aligned with TransRe's vision and values and the Alleghany Code of Business Conduct and Ethics.

**Key functions**

Calpe has identified the following functions as key functions:

*Figure 8: Key functions and key function holders as at 31 December 2025*

Key function	Holder
Finance	Paul Cole
Risk Management	Matthew Barrow
Compliance	Cat McCarthy
Internal Audit	Paul Tysoe
Actuarial	Robert Snow

Paul Tysoe was appointed Head of Internal Audit on 2<sup>nd</sup> October 2025. Andrew Gaudencio was appointed Head of Claims on 5<sup>th</sup> December 2025.

Each of the key functions within Calpe is operationally independent of each other, with its own key function holder. Each key function reviews its resource needs at least annually and the key function holder is responsible for ensuring the key function has the necessary authority, resources and operational independence.

All key functions report to the Board or a committee of the Board. Further information on the authority, resources and operational independence of the key control functions is included in sections B3 (Risk Management function), B4 (Compliance function), B5 (Internal Audit function) and B6 (Actuarial function).

**Remuneration policies and practices**

Calpe does not employ any direct employees. Instead, employees of TransRe London Services Limited ("TRLS"), a fellow subsidiary of TRC in the UK, provide services to Calpe.

The remuneration policy and practices of TRL, a fellow subsidiary of TRC in the UK, which has been adopted by TRLS, are described in TRL's SFCR.

Fees paid to non-executive directors are calculated on a flat rate basis with no variable component. Fees are reviewed periodically to ensure Calpe continues to attract and retain individuals with the appropriate skills and experience.

**Material transactions with shareholders**

Other than the outsourcing arrangements described in section B7 and the TRC guarantee described below, Calpe does not have any material transactions with its shareholders, members of its management body or those who can exert significant influence over the business.

Amounts paid to connected companies are reviewed on an annual basis as part of a group-wide transfer pricing exercise and the charges are reviewed and challenged by the Calpe Board. Additionally, these recharges are subject to regulatory approval from the GFSC.

Calpe has a variable whole account quota share reinsurance agreement with TRL (as reinsurer) under which policies written in 2016 and prior were ceded 50% and subsequent policies have been ceded 80% to TRL.

TRC has entered into a capital support guarantee agreement (the “TRC Capital Support Agreement”) in favour of Calpe. Under the agreement, TRC agrees to maintain Calpe’s regulatory capital in an amount not less than 100% of Calpe’s SCR.

Calpe has assessed the nature, scale and complexity of its business against its governance structure and considers its system of governance to be adequate.

## **B.2 Fit and proper requirements**

The members of Calpe’s Board collectively possess appropriate qualifications, experience and knowledge about at least:

- insurance and financial markets;
- business strategy and business model;
- systems of governance;
- financial and actuarial analysis; and
- the regulatory framework and requirements.

### **Persons subject to assessment**

Calpe ensures that Board members and key function holders are at all times fit and proper persons. Calpe does not draw a distinction between these categories when carrying out its own assessment of a person’s fitness and propriety.

### **Timing of assessment**

Calpe assesses the fitness and propriety of a person when that person is being considered for any such role and on an ongoing basis thereafter. The ongoing evaluation is performed at least annually and consists of, as a minimum, a performance assessment and a self-certification.

### **Nature of assessment**

In deciding whether a person is fit and proper, Calpe must be satisfied that the person has:

- the personal characteristics (including being of good repute and integrity);
- the level of competence, knowledge and experience;
- the qualifications; and
- undergone or is undergoing all training,

required to enable that person to perform his or her function effectively and in accordance with any relevant regulatory requirements and to enable sound and prudent management of Calpe.

Any breaches of the fit and proper requirements are internally reported to the Board and the Risk & Audit Committee. Calpe’s Compliance Officer is responsible for notifying the GFSC of the change in circumstances and any remedial action that is being undertaken by Calpe.

### **Training and competency**

Calpe subscribes to TransRe’s training and competency ethos, which is designed to promote learning and development to ensure that Calpe’s personnel have the skills, knowledge and expertise necessary for the discharge of their responsibilities.

Calpe actively encourages personnel to further develop and pursue professional qualifications. Development is the responsibility of each individual.

In addition to the above, all personnel who possess professional qualifications are expected to maintain continuing professional development (“CPD”) points in line with their relevant professional body requirements.

All TransRe employees (including Calpe personnel) are also expected to abide by the Alleghany Code of Business Conduct and Ethics and the Berkshire Hathaway Prohibited Business Practices Policy, which set out required standards of ethics and behaviours.

### B.3 Risk management system including the ORSA

Calpe's ERM framework has been developed to enable the Board and senior management to understand and appropriately manage and mitigate the risks associated with Calpe's strategy over the short, medium and longer term in a manner that is commensurate with Calpe's risk profile and business arrangements.

The ERM framework seeks to engender a culture of no significant surprises, to ensure adequate tools are available to manage the most important risks to Calpe, to improve decision-making and to support the achievement of Calpe's business objectives. In summary, the purpose of Calpe's ERM framework is to:

- actively sponsor and foster a risk awareness culture across Calpe by supporting personnel in making risk management-based judgements within Calpe's stated risk appetites;
- implement a clear, coherent risk strategy that includes policies, standards, risk appetites and clarity of ownership for risks;
- ensure risk is taken into account in key business decisions;
- ensure that the 'three lines of defence' model operates effectively;
- implement risk strategies, policies, standards, appetites and tolerances that align with TransRe's and Calpe's strategic and operational objectives;
- ensure risks and emerging risks are identified, assigned, understood and assessed on a forward-looking basis to support proactive management decision making and to enhance resilience; and
- sustain a robust ORSA process that informs management's view of risk and capital.

Calpe's ERM framework is supported by a comprehensive suite of MI, risk policies and guidelines to help ensure adequate processes and procedures are in place to manage all types of risk. The framework is aligned with the regulatory requirements under the Solvency regime as transposed into Gibraltar law and regulations as well as market best practice.

By adopting this approach, Calpe believes it is able to effectively identify, measure, monitor, manage and report risks at an individual contract level and at an aggregated level on an ongoing basis.

Calpe senior management and risk owners identify key risks to the business, as part of a quarterly rolling risk identification and assessment programme. Risk causes and consequences, together with mitigating controls, are identified for each risk. Key risks, owners and mitigating controls are recorded in a risk register which is presented to management on a quarterly basis for review and discussion.

The risks recorded in the register form part of Calpe's ORSA process and are key inputs in the development of Calpe's internal audit programme. Calpe's Risk & Audit Committee receives regular reports from Calpe's Risk Management function which consider key risks to Calpe, including aggregations and exposures across the key ERM pillars.

Calpe's Risk Management function is integrated into Calpe, TransRe and Alleghany through the governance reporting lines to Calpe's CEO, TransRe's Chief Risk Officer ("CRO") and Calpe's Risk & Audit Committee and through its involvement in other key decision-making forums. Calpe's Risk Management function holder is a member of and participates in key Calpe decision-making forums and is a member of the Risk & Audit Committee as of February 2025.

Calpe's Risk Management function's roles and responsibilities include:

- developing, communicating and implementing systems, processes and procedures for the management and evaluation of risk concentrations and providing key risk indicator reports;
- working alongside other key control functions and ensuring existing control activities and reports are incorporated into the risk and control reporting framework;
- coordinating with the key control functions to ensure internal policies, controls and procedures for identifying and managing key risks are documented in sufficient detail to allow for effective compliance, testing and auditing;
- coordinating documentation of the key internal policies, procedures and controls for the management of risks identified in the risk register;
- monitoring and reporting emerging risks; and
- providing input and challenge into the development of stress and reverse stress tests for Calpe.

By adopting such an approach, Calpe ensures that ERM is a key consideration in the decision-making process and a group-wide consistent approach is adopted.

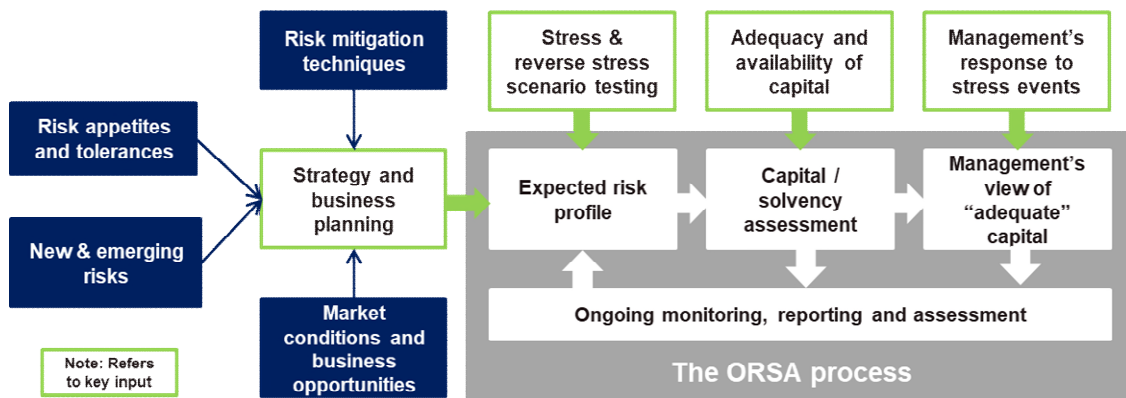
**Own Risk and Solvency Assessment**

The ORSA process considers Calpe’s risk profile, business objectives and capital management strategy in comparison to its regulatory solvency requirement in order to determine whether it has adequate capital to meet its business plan. The ORSA also considers the impact on Calpe should it be subject to significant losses arising from both insurance and non-insurance events. The ORSA considers what actions Calpe management would undertake to mitigate the impact of these extreme events. Calpe also considers the amount of capital it needs to maintain to meet its ultimate contractual liabilities as part of the ORSA process.

Calpe produces an ORSA report at least annually. The ORSA is a key management tool and is linked to Calpe’s business planning and strategy, the risks Calpe is exposed to and the associated capital required to meet its solvency requirements and business objectives. Calpe’s senior management have identified a number of qualitative and quantitative triggers that would result in the ORSA being re-run at any point during the year.

The ORSA process is represented diagrammatically as follows:

*Figure 9: Calpe’s ORSA process*



The ORSA process provides Calpe with a mechanism to assess the risks it faces and to determine the level of capital required to ensure Calpe meets its strategic and business objectives. The ORSA is Calpe’s view of its exposure to underwriting and non-underwriting risks and its solvency position and its conclusions are documented in the ORSA report. The ORSA aims to assess, in a continuous and forward-looking manner, the overall solvency needs of Calpe, whilst being mindful of its risk profile and business environment.

Calpe’s Board provides input into and reviews the scenarios considered within the ORSA stress tests. In addition, Calpe’s senior management has identified a number of triggers that would result in the ORSA being re-run at any point during the year. These triggers are tracked by the Risk Management function and reported to the Risk & Audit Committee every quarter. In addition to the tracking of the ORSA triggers, a comparison of Calpe’s EOF against its ORSA capital target is presented to the Risk & Audit Committee each quarter.

Calpe’s Risk Management function coordinates the relevant processes with subject matter experts across the business and prepares the ORSA report for review and discussion by Calpe’s Board. Once the report is reviewed, the ORSA and the amount of capital Calpe intends to maintain is approved by the Board and the ORSA report is shared with the GFSC.

**B.4 Internal control system**

Within Calpe, there is a robust internal control system that includes:

- the corporate governance framework, procedures and controls;
- a financial control framework;
- an operational resilience framework;

- independent control functions which comprise the Actuarial, Compliance and Risk Management functions; and
- independent assurance provided by the Internal Audit function.

Responsibility for establishing an appropriate internal control environment rests with the Board as a whole and its directors individually.

The financial control framework is designed to ensure that:

- risks relevant to the preparation and fair presentation of the financial statements in accordance with the applicable financial reporting framework have been identified and documented; and
- there are sufficient and effective controls in place (both manual and automated) to mitigate these risks and to prevent or detect material misstatements in the financial statements and disclosures.

Calpe's financial statements, as well as this SFCR and the QRTs, are subject to rigorous controls in their production and review leading up to their publication. The actuarial liabilities are produced using best practice actuarial practices that are subject to independent review and the financial statements are subject to internal review and external audit. The financial statements are presented to the Board for review and sign-off prior to publishing.

Calpe has established an operational resilience framework to ensure its important business services can be restored within agreed timeframes following a severe but plausible disruption to its operations.

In addition to the above, Calpe's Internal Audit function, through planned and commissioned reviews of Calpe's processes, provides an independent opinion on the internal control framework of Calpe's business.

#### **Compliance function**

Calpe maintains compliance policies and procedures that establish systems of control and supervision sufficient to provide reasonable assurance that Calpe, and those individuals acting on its behalf, comply with Gibraltar legislation, and to manage the risks associated with its business in accordance with prudent business practices and within TransRe's overarching compliance requirements.

The day-to-day activities of the Compliance function are managed by SRS Management (Gibraltar) Limited ("SRS") under the supervision of Cat McCarthy, Calpe's Compliance function holder, and Calpe's Risk & Audit Committee.

The Compliance function has sufficient authority and independence to carry out its functions on its own initiative without obstruction from management and other personnel.

The Compliance function's responsibilities include:

- advising the Board on compliance with the Gibraltar Financial Services Act (2019) and any related laws and regulations;
- providing training and guidance regarding applicable laws and regulations and TransRe's and Calpe's compliance and regulatory policies, and clearly communicating ethical guidance;
- monitoring complaints received by MGAs and co-insurers from policyholders or claimants;
- assessing the possible impact of any changes in the legal and regulatory environment on the operations of Calpe;
- identifying and assessing compliance risks relevant to Calpe and managing the control environment that mitigates those risks;
- undertaking compliance monitoring and making recommendations to improve the effectiveness of compliance practices; and
- identifying Calpe compliance training needs and implementing effective compliance training programmes, as required.

#### **B.5 Internal Audit function**

Internal Audit is an independent function that provides objective challenge and assurance over Calpe. Internal Audit supports Calpe in accomplishing its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control, and governance processes.

Following the departure of the previous Internal Audit key function holder on 29 January 2025, Calpe's Internal Audit function has been led by the Alleghany Chief Audit Executive, based in New York, USA, under the oversight of Paul Tysoe, Internal Audit function holder for Calpe. Those carrying out the activities of the Internal Audit function do not assume any other key functions.

The Internal Audit function is supervised by Calpe's Risk & Audit Committee, with ultimate oversight provided by TRH's Audit Committee. A rolling three-year audit plan is submitted annually to the Calpe Risk & Audit Committee and TRH Audit Committee for approval. Results of internal audits are reported to Calpe's senior management, the Calpe Risk & Audit Committee and to TRH's Audit Committee. Outstanding internal audit actions are tracked and progress is reported to the Calpe Risk & Audit Committee and TRH Audit Committee.

In addition to reporting into the Calpe Risk & Audit Committee, the Internal Audit function holds meetings with Calpe's Risk Function Holder, to evaluate the effectiveness and adequacy of the internal control system and other areas of governance, as well as to discuss progress against the annual internal audit plan.

Calpe's internal audit coverage can be broken down into two streams. The first stream is handled by TransRe Internal Audit who cover audits of a global nature that may have a direct impact on Calpe business processes, i.e. technology, group policies, etc. For the second stream, Calpe utilises Forvis Mazars LLP in the UK to perform Calpe specific audits. Forvis Mazars provides local resources who report to Calpe's Risk & Audit Committee and TransRe's Internal Audit function. Utilising a third party enables Calpe to benefit from subject matter experts aligned with processes reviewed in the different business units. Forvis Mazars also benchmarks processes and controls against other insurance market participants, as appropriate.

## B.6 Actuarial function

Calpe's Actuarial function gains its authority from Calpe's Board and TransRe's Group Chief Actuary. Calpe's Board maintains ultimate responsibility for oversight of Calpe's Actuarial function, which is provided by TRLS via an intragroup service agreement.

The Actuarial function is responsible for:

- coordinating the calculation of technical provisions;
- ensuring the appropriateness of the methodologies and underlying models used as well as the assumptions made in the calculation of technical provisions;
- assessing the sufficiency and quality of the data used in the calculation of technical provisions;
- comparing best estimates against experience;
- informing the administrative, management or supervisory body of the reliability and adequacy of the calculation of technical provisions;
- overseeing the calculation of technical provisions in the cases set out in Regulation 77 of the Financial Services (Insurance Companies) Regulations 2020;
- expressing an opinion on the overall underwriting policy;
- expressing an opinion on the adequacy of reinsurance arrangements; and
- contributing to the effective implementation of the risk-management system.

These activities are undertaken on at least an annual basis and are reported to the Board in an internal Actuarial Function Report.

## B.7 Outsourcing

### Outsourcing management

For existing live relationships, Calpe outsources underwriting and claims handling to its MGA. For legacy relationships in run-off, some of these MGAs and lead insurers have their own in-house claims handling teams and others operate under an outsourced claims handling arrangement. In a small number of cases Calpe outsources claims handling directly to outsourced suppliers.

For each outsourcing arrangement, a Calpe manager (the "Outsourcing Owner") is identified. The Outsourcing Owner is responsible for identifying whether the activity to be outsourced is critical or important, carrying out pre-contract due diligence including know your counterparty ("KYC") checks and agreeing the

terms of the engagement. The Outsourcing Owner is also responsible for the ongoing oversight and management of outsourcing arrangements.

The GFSC’s Financial Services (Operational Resilience) Regulations 2023 further enhance the robustness of Calpe’s outsourcing arrangements.

**Outsourcing of critical or important operational functions**

Details of outsourcing in respect of Calpe’s critical or important operational functions are set out in Figure 10.

*Figure 10: Outsourcing of critical or important operational functions as at 31 December 2025*

Outsourcing	Jurisdiction
Insurance management services, including underwriting, claims, reinsurance support, governance and company secretarial, financial management, regulatory and compliance services, are provided by SRS under an insurance management services agreement.	Gibraltar
Certain intra-group services and support services, including underwriting support, claims and reinsurance support, actuarial, investment, accounting and treasury services, risk management and internal audit are provided by TRLS and TRC under a services agreement.	UK (TRLS) New York, USA (TRC)
Calpe outsources certain activities of its Internal Audit function to Forvis Mazars, as described in section B5.	UK
Calpe’s day-to-day investment management activities are outsourced to New England Asset Management Limited (“NEAM”), a member of the Berkshire Hathaway group. NEAM’s performance is monitored by TransRe’s treasury and investment management function, based in New York, USA with further oversight provided by Calpe’s Finance function. NEAM reports at least four times a year to Calpe’s Board or Investment Committee as appropriate.	Ireland

**B.8 Any other information**

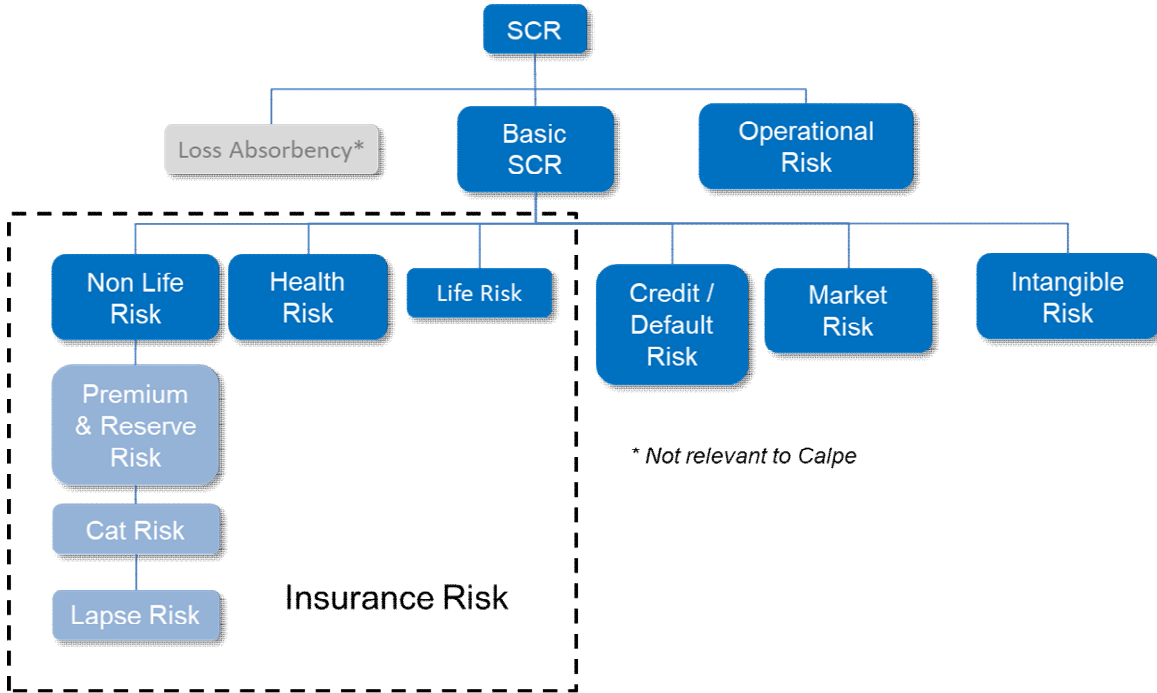
Except as described above, there were no material changes in Calpe’s governance structure during the year ended 31 December 2025.

Calpe does not consider there to be any other material information to disclose on its system of governance.

**C. Risk profile**

Calpe's SCR is calculated using the Standard Formula for all components. The Standard Formula produces a risk-based capital requirement that covers underwriting, market, credit and operational risk in a formulaic way and can be diagrammatically represented as follows:

Figure 11: Standard Formula risk modules



The quantitative contribution of each of the risk modules to Calpe's SCR including diversification benefits is set out in Section E2.

Each of the key risks relevant to Calpe are described in further detail below.

**Application of the prudent person principle to market, credit, and liquidity risk**

When making investment decisions, Calpe considers the risks associated with its investments, including the potential impacts of economic shocks, the investments' liquidity and their treatment under the Solvency Rules as transposed into Gibraltar law. All assets are managed in accordance with the prudent person principle as described below.

Market Risk

All assets are invested in highly rated and liquid securities that aim to ensure the security, quality, liquidity and profitability of the portfolio as a whole. All assets are held in Calpe designated portfolios which ensures they are only available for Calpe. Assets covering technical provisions are invested in a manner appropriate to the nature of Calpe's insurance liabilities.

Calpe does not use derivative instruments and does not hold any assets that are not traded in regulated financial markets.

Credit Risk

Counterparties are selected taking into account their credit rating and reputation and, where appropriate in the case of investments, advice from Calpe's investment managers. Credit ratings are used as a way of identifying and managing counterparty credit risk in line with the investment mandate. Calpe does not rely on a single rating agency; instead, it uses a number of agencies combined with its own analysis.

## Liquidity Risk

Calpe's assets are prudently invested taking into account the liquidity requirements of the business and the nature and timing of Calpe's insurance liabilities. Calpe manages its liquidity risk by maintaining a highly liquid investment portfolio of superior credit quality and short average duration.

### **C.1 Underwriting risk**

Calpe has permission to write motor, assistance, property and general liability business and has the ability to provide insurance and co-insurance support to MGAs and insurers that have the expertise to underwrite motor, property and general liability classes of business.

There was no change in Calpe's approach or appetite to (re)insurance/underwriting risk during 2025. With its motor insurance books now in run-off, Calpe underwrote solely general liability insurance and reinsurance business in support of an MGA during the year.

Key underwriting risks to which Calpe is exposed include:

- Premium / underwriting risk
  - excessive aggregation in a single region/location;
  - writing outside of appetite; and
  - underwriting below the technical price.
- Claims management risk:
  - errors relating to claims handling, claims fraud, processing delays, incorrect payments and payments to sanctioned entities
- Catastrophe risk
  - man-made catastrophe risk – employers' liability (ancillary risk).
- Reinsurance risk
  - failure of reinsurance counterparties or reinsurance programmes.
- Reserve risk
  - inadequate reserving due to flaws in the provisioning/reserving methodology or in the application of the methodology, resulting in inadequate incurred but not reported ("IBNR") and/or inadequate incurred but not enough reported ("IBNER") claims.
- Lapse risk
  - uncertainty arising from the risk of loss or adverse change in the value of insurance liabilities as a result of the discontinuance of insurance policies.

Calpe maintains a number of risk mitigation techniques and approaches to manage the risks associated with its underwriting risk profile. Further information on Calpe's monitoring and approach is provided below.

#### **Premium / underwriting risk management**

Calpe maintains a clear underwriting philosophy that is supported by risk appetites and tolerances, pricing procedures and controls, rigorous risk selection criteria and the ability to underwrite a diverse portfolio.

Calpe's main risks are that a business partner fails or that it seeks to accept business that is outside of the agreed underwriting criteria set by Calpe.

Calpe has developed robust underwriting selection procedures and potential co-insurance and MGA partners are subject to a comprehensive due diligence process prior to engaging with them. Once engaged, they are then subject to ongoing due diligence.

Calpe assesses and mitigates these risks by having in place a number of key controls and processes, including:

- ongoing monitoring and exposure management, assessing individual and aggregate exposures;
- ongoing exposure management against risk tolerances and against a range of extreme events and stress tests; and
- ongoing reviews of underwriting activities, including quarterly underwriting performance reviews, pricing adequacy reviews and rate monitoring, which supplement the oversight framework.

### Claims management

Calpe is exposed to risks associated with the handling of claims, including claims fraud, payments made to sanctioned entities, incorrect payments and processing delays.

Key controls that aid in mitigating these risks include:

- claims delegated authorities;
- sanctions procedures and processes;
- oversight by Calpe's Claims, Underwriting and Reserving Committee.

### Reinsurance risk

Calpe benefits from a comprehensive reinsurance programme, including the TRL Quota Share, that provides protection to Calpe's balance sheet. All placements are subject to approval by Alleghany and comply with TransRe's group-wide retrocession/reinsurance procedures.

Calpe does not have any exposure to special purpose vehicles.

### Reserve risk management

Reserve risk is managed through the oversight provided by Calpe's Claims, Underwriting & Reserving Committee. Key controls to manage this risk include:

- a comprehensive annual reserve study;
- quarterly reserve reviews;
- reserving risk MI that includes major activity reports, high cost claim alerts, major loss memos and reinsurance transaction alerts;
- ad-hoc reserving studies; and
- independent validation of reserves.

### Risk sensitivity for underwriting risks

Calpe undertakes detailed stress and scenario testing as part of its ORSA process.

As part of the ORSA, the current and projected solvency positions over the business planning period have been calculated following adverse stresses at different return periods for the material underwriting risks (each risk's stress is considered individually) in addition to multiple losses arising from non-correlating events (for example, market risks and underwriting risks or a series of events). Consideration is also given to the risk of a material deterioration in Calpe's reserves, including adverse development in claims ratios and IBNR.

The results of the analysis showed that the most material impact on the SCR was the risk of a combination of severe underwriting losses plus a severe increase in reported claims and IBNR claims. The analysis undertaken indicates Calpe remains well capitalised and it would take an extreme event (return periods in excess of 1-in-200 years) to breach the SCR. Calpe's underwriting risk profile is therefore resilient to withstand severe shocks and events and is within the Board approved risk appetite. Sensitivity analysis is provided in further detail in section C7.

### Processes for monitoring the effectiveness of risk mitigation techniques

As a subsidiary of a global reinsurance company, Calpe benefits from a robust risk management framework enabling effective oversight of Calpe's risk profile via various governance committees throughout Calpe and TransRe, including the ORSA process, Calpe's risk register and the stress and scenario testing Calpe performs.

In relation to Reserve Risk, Calpe's actuarial function conducts quarterly reserve reviews of Calpe's portfolio to determine appropriate reserve levels and expected IBNR adequacy. Calpe's reserves are also subject to review by TransRe's group actuarial function, based in New York, USA.

## C.2 Market risk

Market risk arises from fluctuations in values of, or income from, assets. It includes risks associated with the use of financial instruments, movements in interest rates, foreign exchange exposure, equity investments

and valuation processes. The main source of Calpe’s general market risk is the movement in interest rates. Sources of market risk are not independent of each other. Calpe may also be exposed to specific market risk, which is the risk that the market value of a specific asset, or income from that asset, may fluctuate for reasons that are not dependent on general market movements.

Market risk comprises the following key components:

Figure 12: Standard Formula market risk sub-modules



Calpe’s market risk exposure principally derives from interest rate risk on its investments and foreign currency risk. For reasons explained below, Calpe currently has no exposure to spread risk.

At least annually, Calpe’s Investment Committee reviews Calpe’s investment strategy which is designed to preserve capital, increase surplus and maintain liquidity. The Board also reviews investment performance on a quarterly basis.

Calpe’s investment strategy forms the basis for the mandate given to NEAM, Calpe’s investment manager. The mandate includes limits on certain classes and types of investments and restriction on investments in certain sectors and geographical limits. The execution of Calpe’s investment strategy is subject to monitoring and oversight by the Investment Committee and the Board.

Calpe maintains a low-risk investment portfolio exclusively invested in UK and German government bonds, with short average durations and low sensitivity to market interest rate movements. Calpe’s Investment Committee and Board may choose to adjust the composition of the portfolio in the future – potentially taking on more market risk – based on perceptions of relative risk and reward in line with the strategy and mandate referred to above.

Calpe has a material risk concentration to the UK Government, through its £25.7m (2024: £25.9m) holding of UK gilts. This risk is assessed through monitoring and quarterly reporting by Calpe’s investment manager.

Market risk comprises the following:

**Interest rate risk**

Movements in market interest rates can arise from a number of sources, including inflationary pressures. Changes in market interest rates impact the fair value of fixed income securities and technical provisions. As interest rates rise, the fair value of fixed income portfolios decline and conversely, as interest rates decline, their fair value rises. To minimise the risk of falls in investment value, Calpe’s investment manager adheres to the investment guidelines approved by Calpe’s Investment Committee. Calpe’s interest rate risk is low due to the short duration of the investment portfolio.

**Spread risk**

This risk relates to the potential financial loss Calpe may suffer due to an increase in the spread that a fixed interest security trades at, relative to a comparable government bond.

With all of its investment portfolio invested in UK and German government bonds, with an average credit quality of AA (2024: AA) and as stated above, Calpe currently has no exposure to spread risk.

**Equity risk**

Equity risk is the potential financial loss arising from the reduction in the value of the investment portfolio due to reductions in prices of equities, mutual funds and equity-linked capital market instruments. With its portfolio invested exclusively in fixed income securities, Calpe has no exposure to equity risk.

### Foreign currency risk

At 31 December 2025, 76% of Calpe's investments were held in GBP (2024: 82%) with the balance held in EUR, broadly matching the currency profile of Calpe's liabilities; thereby mitigating the potential impact of foreign exchange and interest rate risk on Calpe's solvency position.

### Market risk management and mitigation techniques

Calpe maintains a number of risk mitigation techniques and approaches to manage market risk including:

- investment concentration risk reporting;
- mandates and guidelines provided to external investment managers, which include:
  - regulatory compliance;
  - duration;
  - benchmark portfolios;
  - credit quality;
  - sector limitations;
  - issuer limitations; and
  - currency;
- Board approved investment strategy;
- Board and Investment Committee oversight;
- stress testing; and
- market risk/value at risk analyses, including extreme market and currency stress tests.

Calpe's £34.0m (2024: £31.7m) investment portfolio comprised 99.7% government bonds and 0.3% cash (2024: 99.8% and 0.2% respectively).

### Stress and sensitivity tests for market risks

Calpe performs stress and scenario testing as part of its approach to managing market risk. Results are considered as part of the ORSA process.

For the 2025 ORSA, the solvency position and the projected solvency position over the business planning period were re-calculated following adverse stresses.

In the extreme event that Calpe needed to seek further capital from its parent under the TRC Capital Support Agreement, TRC agrees to maintain Calpe's regulatory capital in an amount not less than 100% of the SCR. No such events have been highlighted in the ORSA scenario testing during 2025.

Sensitivity analysis is provided in further detail in section C7.

### Processes for monitoring the effectiveness of risk mitigation techniques

Calpe benefits from oversight of its investment portfolio by the Calpe Board and TransRe's Treasury function in New York. These controls are supplemented by the extreme stress tests incorporated into the ORSA process, Calpe's risk register and stress and scenario testing.

Calpe's investment manager is provided with an investment mandate which is subject to quarterly compliance attestations confirming they have operated in accordance with the mandate.

### C.3 Counterparty default (credit risk)

Credit risk is incurred whenever Calpe is exposed to a loss if another party fails to perform its financial obligations to Calpe, including the failure to perform them in a timely manner. This includes default by MGAs, brokers, reinsurers, customers and investment counterparties. Included within this category is the management of credit risk associated with the TRL Quota Share described in section B1.

There has been no change in Calpe's credit risk appetite or approach during the year.

### MGAs / brokers / intermediaries / reinsurers

Calpe recognises the credit risks associated with business flowing through MGAs and co-insurers. All MGAs, co-insurers, brokers, intermediaries and reinsurers are subject to ongoing review by a range of forums, which

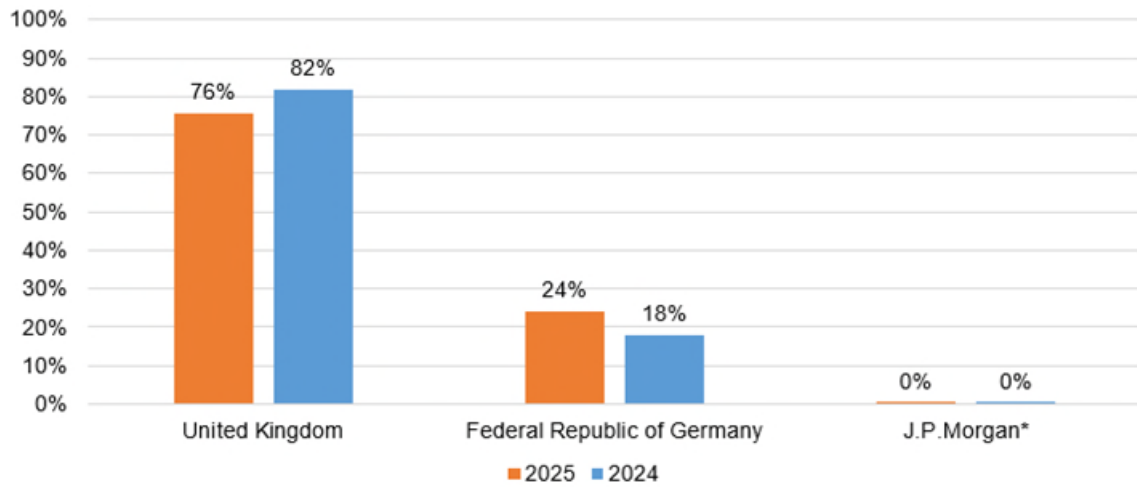
include the Risk & Audit Committee, the Claims, Underwriting & Reserving Committee and ultimately Calpe’s Board.

KYC checks are carried out prior to transacting with brokers, co-insurers or reinsurers for the first time. Reinsurers must go through a credit and security assessment which is overseen by Alleghany.

**Investment counterparties**

Calpe maintains a highly rated investment portfolio invested exclusively in UK and European government bonds, with its main investment exposure being to the UK Government. All financial assets supporting Calpe’s liabilities are held in cash or government bonds. Calpe’s largest fixed income exposures are shown below.

*Figure 13: Top investment exposures as at 31 December*



The average credit quality of its fixed income portfolio, split below by rating, as at 31 December 2025 is AA (2024: AA). JP Morgan exposures shown above relate to investment cash only. In addition to balances above, Calpe holds £4.0m of non-investment cash (2024: £4.9m) with JP Morgan.

Figure 14a: Portfolio credit quality as at 31 December 2025

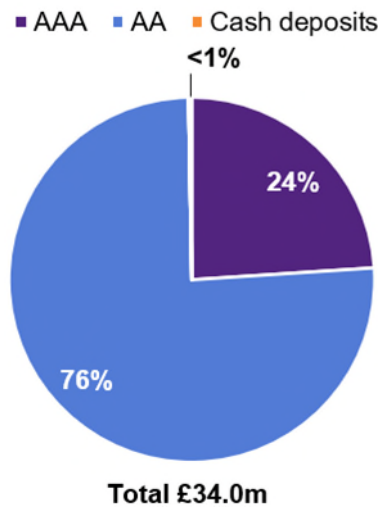
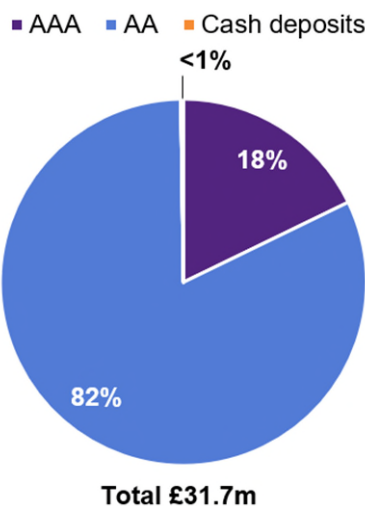


Figure 14b: Portfolio credit quality as at 31 December 2024



Calpe’s credit risk management strategies include setting and monitoring the credit rating requirements for its investments. Adherence with these requirements helps to ensure investments are selected in a way that enables the effective management of the counterparty default risk to an acceptable level in line with Calpe and TransRe approved risk appetites and tolerances.

**Use of external credit rating agencies**

To aid the monitoring of compliance with the credit rating requirements of Calpe’s credit risk management strategy and to minimise the risk of counterparty failure arising from external parties, Calpe has established limits that its external investment manager must adhere to, accompanied by key risk indicators which are consistent with Calpe’s investment strategy, risk appetite and tolerances. These indicators take into account, but do not rely solely on, the credit rating assigned by external rating agencies.

Calpe uses external credit ratings primarily to assess the credit quality of assets in its investment portfolios and its reinsurers. Calpe and TransRe do not rely solely on one rating agency and give consideration to a range of views provided by rating agencies as well as its own market knowledge and intelligence provided by professional investment managers. Calpe takes into account both the credit quality and financial security rating of its reinsurance providers.

### TRL Quota Share

The TRL Quota Share is Calpe's largest credit risk. Certain members of Calpe's Board are members of TRL's senior management team and can provide updates regarding the capital position of TRL if required. Furthermore, to mitigate the remote possibility of TRL being unable to meet its contractual obligations, Calpe maintains the ability to call on the TRC Capital Support Agreement which requires its parent to adequately recapitalise Calpe.

### Cash at bank

As part of Calpe's commitment to paying claims in a timely manner, Calpe maintains cash deposits with J.P. Morgan. Bank balances vary throughout the year and projected balances are based on cash flow forecasting of expected cash inflows and outflows.

### Key controls

Key controls to mitigate credit risk include:

- Board oversight;
- Risk & Audit Committee oversight;
- TransRe's Counterparty and Credit Risk Committee oversight;
- investment risk reporting;
- counterparty exposure monitoring;
- KYC procedures which include assessment of financial resources; and
- mandates and guidelines provided to external investment managers.

### Risk sensitivity for credit risks

The sensitivity of the solvency ratio to credit defaults or rating downgrades of Calpe's counterparties has been considered as part of the risk management system (which includes the credit risk associated with the quota share arrangement with TRL).

The analysis demonstrated that Calpe is resilient to a range of events including severe counterparty rating downgrades or failure of TRL to meet its obligations under the TRL Quota Share. Sensitivity analysis is provided in further detail in section C7.

### Processes for monitoring the effectiveness of risk mitigation techniques

Calpe is able to leverage its membership of a global reinsurance group to continually monitor and assess the effectiveness of its controls. Calpe's Risk & Audit Committee and the Board review Calpe's risk profile and the effectiveness of risk mitigating controls on a regular basis. Information is provided to key forums to enable the monitoring of reinsurance recoverables and excessive counterparty exposures to be tracked and action is taken to enhance existing processes where appropriate.

Furthermore, Calpe benefits from the additional oversight provided by TransRe's Counterparty & Credit Risk Committee which monitors the credit quality of Calpe's reinsurers.

## C.4 Liquidity risk

Liquidity risk is the risk of Calpe not having sufficient liquid financial resources available to enable it to meet its obligations as they fall due, or to secure them only at excessive cost. Given the nature of Calpe's underwriting portfolio and its highly liquid investments, Calpe focuses its liquidity risk management activities on the management of short-term cash flows. Liquidity risk is considered by Calpe's Investment Committee and Board. There was no change in Calpe's liquidity risk appetite or approach during 2025 and, with its investment portfolio invested in readily tradeable government securities with short average durations, Calpe continues to have limited liquidity risk.

Calpe manages and incorporates key aspects of liquidity risk management, including a liquidity risk profile, appetite and tolerances as well as any liquidity MI requirements, in its liquidity risk management framework.

Assets covering technical provisions are invested in high quality liquid investments in a manner appropriate to the nature of Calpe's insurance liabilities.

## Key controls

Key controls that aid in mitigating this risk include:

- weekly cash flow reporting to TRC;
- investment risk and underwriting risk accumulation reporting;
- asset/liability assessment performed every quarter; and
- quarterly reserving exercise.

## Risk sensitivity for liquidity risk

Calpe has carried out liquidity risk stress testing as part of its ORSA process with the results reviewed by the Board. Calpe does not consider liquidity to be a material risk.

## Process for monitoring the effectiveness of risk mitigation techniques

Calpe has established a liquidity risk framework and an approved liquidity risk appetite. Adherence to the appetite is monitored every quarter with Calpe reviewing its ability to meet its short and medium term financial commitments in a timely manner.

## C.5 Operational risk

Operational risk is the risk of loss resulting from inadequate or failed internal processes, people and systems, or from external events. Operational risk is diverse in nature and permeates all business activities but remains a distinct form of risk in its own right. Operational risk within Calpe is divided into the following key risk areas:

- regulatory and legal – the risk of legal or regulatory sanctions or loss caused by a failure to comply with applicable laws, regulations, internal policy and standards of best practice including conduct risk, which covers compliance with the Consumer Duty regulations;
- financial crime, including internal and external fraud - the risk that the firm might be a victim of, or used as a vehicle for, financial crime;
- cyber threats including ransomware / data breaches and data privacy – the risks associated with unauthorised access to Calpe’s systems caused by internal and external security breaches;
- financial & accounting – the risks associated with financial reporting and the integrity of financial information;
- people – the risk that people do not follow Calpe's procedures, practices and rules, thus deviating from expected behaviour in a way that could damage Calpe;
- business continuity management – the risks associated with the failure to appropriately manage unforeseen events;
- operational resilience – the risk of customer and market harm arising from prolonged disruption to important business services provided by Calpe;
- information technology (“IT”) - the risks associated with IT systems including processing and system failures;
- model – the risk that the outputs from models used by Calpe are incorrect or flawed due to errors in the design or operation or management’s failure to understand the models’ limitations;
- outsourcing – failures relating to the outsourcing of key activities;
- artificial intelligence (“AI”) – the risks associated with the operation of AI in Calpe; and
- external events and other changes – failure to react to changes in the external business environment.

Each quarter, Calpe’s directors assess the key operational risks, causes and consequences together with relevant mitigating controls. Each identified risk is assessed and scored using a standard matrix, on both an inherent basis and a residual basis after making allowance for risk mitigating controls in place.

Calpe is subject to operational risk concentrations inherent in its business model; however, these are not considered material after taking into account the effectiveness of controls, mitigations and resilience testing. Calpe maintains an Operational Risk policy that sets out Calpe’s approach to mitigating operational risks. There has been no change to Calpe’s operational risk appetite or approach during 2025.

## Key controls

Key mitigating controls include:

- Risk & Audit Committee oversight;
- quarterly reviews by risk owners assessing the effectiveness of mitigating controls;
- policies and procedures, including compliance, IT security and training, business continuity plans, the Alleghany Code of Business Conduct and Ethics;
- succession planning;
- conduct risk MI;
- operational risk appetites;
- escalation procedures;
- compliance training, monitoring and oversight;
- personnel training, oversight and appraisals;
- cybersecurity policies, procedures, testing and reporting;
- business continuity and disaster recovery plan;
- service level agreements;
- due diligence and monitoring of outsourced service providers;
- an operational resilience framework and test plan;
- anti-bribery and corruption procedures;
- data quality standards; and
- compliance monitoring and oversight.

## Risk sensitivities for operational risk

Calpe's primary exposure to operational risk arises from its outsourcing relationships including MGAs, described in C.6 below.

On an ongoing basis, Calpe assesses risks and controls within its risk register as part of its approach to managing operational risk. Results are presented quarterly at the Calpe Risk & Audit Committee and considered as part of the ORSA process.

As part of Calpe's 2025 ORSA, the current and projected solvency positions over the business planning period were re-calculated following operational risk stress testing. Under all modelled scenarios, the analysis indicated that Calpe was well capitalised and was able to withstand these stresses without breaching its SCR.

## Process for monitoring operational risk

Calpe and TransRe have established an operational risk framework that monitors and records:

- key risks facing Calpe, including mitigating controls and their effectiveness;
- operational risk events and losses;
- the environment in which Calpe operates; and
- emerging risks and the mitigating steps taken to monitor and address them.

The framework is supported by a range of policies and procedures and a strong corporate culture that encourages early notification of operational events or losses. This enables the business to learn from events or near losses and to continually enhance its framework.

## C.6 Other material risks

Franchise / reputation risk: Calpe recognises that its long-term success depends on its relationship with clients, brokers, rating agencies and regulators and on the strength of the TransRe brand. Consequently, Calpe will not accept risks, either underwriting or non-underwriting, that may materially impair or impact the reputation of Calpe or TransRe.

MGA oversight/failure: Calpe is exposed to risks arising from outsourcing including the oversight of MGAs and outsourced claims handling functions. These service providers are given delegated authorities setting out claims handling and underwriting parameters which are approved at the Calpe Underwriting, Claims and

Reserving Committee. Any deviations from these parameters require approval from the Committee. Regular audits of the MGAs (either live or in run-off) are conducted to ensure compliance with the parameters.

Group risk: As a wholly owned subsidiary of a large international group, there is a risk Calpe could be adversely affected by the actions of another company within the group, such as the failure or loss of the TRL Quota Share. Calpe has a number of mitigating controls, including maintaining its own unencumbered capital.

Emerging risks: On an ongoing basis, TransRe and Calpe undertake horizon scanning with a view to identifying new and emerging risks. Annually, TransRe holds a Global Emerging Risk Forum attended by senior level executives and employees from across the world. Where new and emerging risks are identified, these are tracked and reported to key forums.

## C.7 Any other information

### Risk sensitivity

Calpe's SCR coverage ratio as at 31 December 2025 is 274.9% (2024: 234%). The table below shows the absolute change in the SCR coverage ratio under several hypothetical scenarios. The scenarios below have not been adjusted to take into account potential future management actions to mitigate their effects.

The analysis shows that exchange rate fluctuations of 10% and interest rate adjustments of 1% would lead to minimal changes in the SCR coverage ratio; and a £16.0m gross (£0.4m net) catastrophe loss would lead to an absolute reduction in the SCR coverage ratio of 5.0% from 274.9% to 269.9%. In none of these instances does the SCR coverage ratio fall below 100%.

Figure 15: SCR coverage ratio sensitivity analysis

Sensitivity test	Absolute change to SCR coverage ratio
Exchange rates: +10%	+2.2%
Exchange rates: -10%	-2.2%
Interest rates: +1%	+3.2%
Interest rates: -1%	-4.5%
Catastrophe loss: £16m gross, £0.4m net of all reinsurance	-5.0%

A sensitivity test for credit spreads is no longer performed as Calpe had no exposure to spread risk at the year end as its investment portfolio is made up exclusively of government bonds.

Calpe does not consider there to be any other material information to disclose on its risk profile.

## D. Valuation for solvency purposes

This section provides a description of the bases, methods and assumptions used to value assets, technical provisions and other liabilities under Solvency Rules. It also includes descriptions of how the bases, methods and assumptions under Solvency Rules differ from those applied for valuation purposes in the financial statements.

As of the date of writing this report, Calpe has not yet published audited financial statements for the year ended 31 December 2025, and all financial statement amounts referred to in this document are currently unaudited and may be subject to change.

Calpe's assets and liabilities are presented on an economic basis consistent with the fair value accounting concept and valued in accordance with the requirements of the Solvency Rules. Valuations represent amounts for which assets and liabilities could be exchanged between knowledgeable and willing parties in an arm's length transaction.

Calpe's UK GAAP valuation is used for solvency reporting purposes where consistent with the Solvency Rules economic basis. Assets and liabilities measured at cost or amortised cost in Calpe's draft financial statements have been revalued to economic value. The Solvency Rules also require specific valuation approaches for some assets and liabilities which have been adopted by Calpe. There were no changes made to the recognition and valuation bases or to estimations and assumptions during the reporting period.

As at 31 December 2025, Calpe's total assets under Solvency Rules were £163.7m (2024: £185.1m) compared to £180.5m (2024: £218.8m) in accordance with UK GAAP. Calpe's total liabilities under Solvency Rules were £131.7m (2024: £153.5m) compared to £147.3m (2024: £186.8m) under UK GAAP.

Accordingly, as at 31 December 2025, Calpe's excess of assets over liabilities under Solvency Rules was £31.9m (2024: £31.6m) compared to £33.2m (2024: £32.0m) under UK GAAP.

### D.1 Assets

The material classes of assets shown on Calpe's regulatory balance sheet, their Solvency Rules values and their corresponding values under UK GAAP (all in GBP) are summarised in the table below.

Figure 16: Assets reconciliation from Solvency Rules to UK GAAP as at 31 December 2025

(£'000s)	Solvency Rules	UK GAAP assets	Difference
Deferred acquisition costs ("DAC")	-	3,918	(3,918)
Deferred tax assets	220	-	220
<i>Investments</i>			
Investments - government bonds	33,861	33,659	202
Accrued interest receivable	-	166	(166)
<i>Reinsurance recoverables</i>			
Non-life excluding health	100,969	120,421	(19,452)
Life excluding health	6,048	-	6,048
<i>Total receivables</i>			
Insurance and intermediary receivables	8,591	10,486	(1,895)
Reinsurance receivables	9,830	7,663	2,167
Trade receivables (not insurance)	1	28	(27)
Cash and cash equivalents	4,133	4,133	-
<b>Total assets</b>	<b>163,653</b>	<b>180,474</b>	<b>(16,821)</b>

The following sections provide further details of valuation policies that Calpe has applied to produce its Solvency Rules balance sheet, explaining the differences between these and the draft financial statement values set out in the table above.

### Deferred acquisition costs

Under UK GAAP, the proportion of acquisition costs incurred that corresponds to the proportion of gross premiums written which are unearned at the balance sheet date is classified as DAC. Under Solvency Rules, acquisition costs are recognised on a cash flow basis within the reporting period, with any future cash flows for acquisition costs recognised in technical provisions.

### Deferred tax

Deferred tax under Solvency Rules is recognised and valued on a basis consistent with its treatment under UK GAAP. Under UK GAAP and Solvency Rules, deferred tax assets arise from the inclusion of income and expenses in tax calculations in periods different from those in which they are included for financial statement and Solvency Rules reporting purposes respectively.

Under both Solvency Rules and UK GAAP:

- deferred tax balances (other than in respect of the carry forward of unused tax credits and unused tax losses) are determined by reference to the difference between the UK GAAP and Solvency Rules balance sheets respectively, and the values ascribed for tax purposes;
- a positive value is only ascribed to deferred tax assets, where it is probable that future taxable profits will lead to the realisation of that deferred tax asset. This assessment takes into account time limits that apply to the carry forward of unused tax losses or credits;
- all temporary differences between the assets and liabilities in the statement of financial position and their tax base are included within the calculation;
- deferred tax assets or liabilities are accounted for using the balance sheet liability method and assets are recognised to the extent that realising the related tax benefit through future taxable profits is likely; and
- deferred tax balances are recognised and valued in relation to all assets and liabilities that are recognised for solvency or tax purposes. Deferred tax balances are not discounted.

For Solvency Rules purposes, however, the recognition and valuation of deferred tax assets or liabilities is carried out with reference to the regulatory balance sheet prepared under the Solvency Rules rather than the UK GAAP balance sheet. The resulting amount of deferred tax therefore differs as a result of changes in recognition and valuation of other balance sheet items.

Figure 17: Deferred tax reconciliation as at 31 December

£'000s	2025	2024
<b>Deferred tax asset under UK GAAP</b>	-	-
Adjustment needed (all timing differences are expected to unwind at a tax rate of 15%)		
DAC included within TPs under Solvency Rules	118	147
Change in technical provisions ("TPs") (including removal of unearned premium reserves ("UPR"))	(116)	(286)
Short-term investments at fair value rather than amortised cost under Solvency Rules	(5)	-
Risk margin (only recognised under Solvency Rules)	180	180
Net insurance balances basis (accruals basis under UK GAAP, cash basis under Solvency Rules)	53	40
Net trade receivables and payables (not insurance)	(10)	(14)
<b>Solvency Rules deferred tax asset</b>	<b>220</b>	<b>67</b>

## Financial instruments - investments

Investments are recognised and valued under Solvency Rules on a basis consistent with their treatment under UK GAAP except as follows:

- accrued interest is included in investments' valuation under Solvency Rules and disclosed in a separate line under UK GAAP; and
- short-term investments (those with 12 months or less to maturity when purchased) are carried at fair value under Solvency Rules, whereas they are carried at amortised cost under UK GAAP.

### Fair value of investments

Calpe defines fair value as the price that would be received upon the sale of an asset or paid to transfer a liability in an orderly transaction between willing, able and knowledgeable market participants as at the measurement date. All Calpe's investments are recorded at fair value under Solvency Rules. Under UK GAAP, short-term investments are valued at amortised cost, whilst fixed income investments, with original maturities of more than one year at the acquisition date, are carried at fair value. Assets carried at fair value are measured and classified in a hierarchy for disclosure purposes in accordance with IFRS 13, as described below, on a basis which is materially consistent with the hierarchy applicable under Solvency Rules. The IFRS 13 hierarchy consists of three levels based on the observability of inputs available in the marketplace as follows:

1. Level 1: Fair value measurements that are quoted prices in active markets that Calpe has the ability to access for identical assets. Market price data is generally obtained from securities exchange markets. All Calpe's fixed income investments at 31 December 2024 and 2025 are classified as Level 1, on the grounds that they are actively traded on recognised exchanges.
2. Level 2: Fair value measurements based on inputs other than quoted prices included in Level 1 that are observable for the asset, either directly or indirectly. Level 2 inputs include quoted prices for similar assets in active markets and inputs other than quoted prices that are observable for the asset, such as interest rates and yield curves that are observable at commonly quoted intervals. Calpe had no Level 2 assets as at 31 December 2024 or 2025.
3. Level 3: Fair value measurements based on valuation techniques that use significant inputs that are unobservable. These measurements may be made under circumstances in which there is little if any, market activity for the asset. Calpe had no Level 3 assets as at 31 December 2024 or 2025.

97% of Calpe's fixed income investments at 31 December 2025 (2024: 46%) were held in short-dated UK or German treasury bonds, carried at amortised cost (excluding accrued interest) in the financial statements and fair value (including accrued interest) under Solvency Rules. Other than the disclosure of accrued interest, there was negligible difference between the two bases as at 31 December 2024 and 2025.

### Fair value sources and use of pricing vendors

NEAM provides Calpe with fair values for its investments, which are based on quotes provided by independent pricing vendors. Whilst Calpe outsources the portfolio valuation function to its investment manager, Calpe is responsible for ensuring that the valuation methods and assumptions they employ provide reliable fair values.

## (Re)insurance and intermediary receivables and payables

The following summarises the differences between the regulatory and UK GAAP carrying values for the following line items shown in Figures 17 and 22:

- insurance and intermediaries receivables and payables (representing balances with brokers, other intermediaries); and
- reinsurance receivables and payables (representing balances with reinsurers)

Under UK GAAP, receivables and payable balances along with accrued amounts are included as insurance and intermediary receivables and payables. Under Solvency Rules, accrued amounts are deemed to be future cash flows and are therefore excluded from these balances and included in technical provisions.

(Re)insurance balances under Solvency Rules may be classified differently from their equivalent line item under UK GAAP. Due to the short-term nature of Calpe's (re)insurance receivables and payables, amounts are not discounted on either a UK GAAP or Solvency Rules basis.

#### **Non-life and health similar to non-life recoverables**

Non-life and health similar to non-life recoverables represents Calpe's ceded technical provisions, the calculation of which is described in section D.2.

#### **Other receivables and payables (trade not insurance)**

The valuation of Calpe's other receivables and payables in the Solvency Rules balance sheet are consistent with their treatment for Calpe's financial statements. However, whereas accrued amounts are included in this balance under UK GAAP, they are treated as a component of technical provisions under Solvency Rules. Calpe's other receivables are considered to be short term and therefore do not need to be discounted.

#### **Cash and cash equivalents**

The valuation and presentation of Calpe's cash and cash equivalents in the Solvency Rules balance sheet is consistent with Calpe's financial statements. Cash and cash equivalents comprise cash in hand and on demand deposits with banks. Cash includes balances held in accounts with investment fund managers and custodians.

#### **Foreign currency transactions and balances**

Calpe presents its financial statements and Solvency Rules reporting in GBP. Calpe applies a consistent policy for translating transactions and balances in currencies other than GBP between its financial statements and Solvency Rules reporting.

#### **Leasing arrangements**

Calpe had no operating or financial leasing arrangements during 2025 or 2024.

### **D.2 Technical provisions**

Under Solvency Rules, Calpe holds technical provisions to represent the current amount it would have to pay for an immediate transfer of its obligations to another insurer. The Solvency Rules technical provisions are comprised of two key elements:

- Best estimate liabilities ("BELs") are the probability weighted average of future cash flows, discounted back to the relevant balance sheet date using risk free discount rates. These include all of the relevant cash inflows and outflows to meet the requirements of the policies Calpe is obligated to at the valuation date.
- The risk margin represents an allowance for the cost of capital necessary to support the policies Calpe is obliged to fulfil at the valuation date over their lifetime. It is calculated by taking 4% (2024: 4%) of future capital requirements attributable to the policies and discounting back to the relevant balance sheet date using risk free discount rates.

Calpe calculates its Solvency Rules technical provisions using the sum of the BEL and risk margin, therefore:

$$\text{Solvency Rules Technical Provisions} = \text{Best Estimate Liability} + \text{Risk Margin}$$

#### **Segmentation into LOBs**

Under Solvency Rules, BELs are segmented into fifteen LOBs for non-life and health insurance obligations with additional segmentation for non-proportional reinsurance accepted. Calpe's PPO claims are separated from its other non-life obligations and reported as annuities stemming from non-life insurance contracts.

The technical financials of Calpe are mapped to Solvency Rules LOBs according to "sub-department" classification in Calpe's operating system, subject to allocations for certain sub-departments, which include private and commercial motor. With the exception of these allocations, the sub-departments and Solvency Rules LOBs are in one-to-one correspondence.

Figure 18: Solvency Rules technical provisions by LOB as at 31 December 2025

Solvency Rules LOB (£'000)	Gross	Reinsurance ceded	Net	Risk margin	Total TP
Motor vehicle liability insurance	48,880	43,778	5,102	387	5,489
General liability insurance	67,697	57,192	10,505	796	11,301
<b>Total non-life</b>	<b>116,577</b>	<b>100,970</b>	<b>15,607</b>	<b>1,183</b>	<b>16,790</b>
Life: annuities	6,273	6,048	225	17	242
<b>Total Solvency Rules technical provisions</b>	<b>122,850</b>	<b>107,018</b>	<b>15,832</b>	<b>1,200</b>	<b>17,032</b>

Net technical provisions for life annuities of £0.2m (2024: £0.4m) comprise six (2024: four) PPOs.

### Technical provisions bases, methodologies and key assumptions

#### Basis

Calpe uses the UK GAAP financial reporting framework as the starting basis for determining Solvency Rules technical provisions.

The following sections outline the key methodologies and assumptions in determining the technical provisions. Where relevant, adjustments to the UK GAAP basis to move to the Solvency Rules basis are highlighted.

Figure 19: Reconciliation of gross technical provisions from UK GAAP to Solvency Rules basis as at 31 December 2025

UK GAAP to Solvency Rules reconciliation	Assumed £'000s	Ceded £'000s	Net £'000s
<b>UK GAAP Technical Provisions</b>	137,020	120,421	16,599
DAC	(3,918)	(3,134)	(784)
Contingent acquisition costs	301	241	60
Reserving margin	17,599	13,957	3,642
Future premiums & acquisition costs	(2,340)	(1,929)	(411)
Future other expenses	1,035	-	1,035
Legally obliged unaccepted business	542	(106)	648
Discounting	(27,389)	(22,391)	(4,998)
Counterparty default	-	(41)	41
<b>Solvency Rules best estimate liability</b>	<b>122,850</b>	<b>107,018</b>	<b>15,832</b>
Risk margin	1,200	-	1,200
<b>Solvency Rules technical provisions</b>	<b>124,050</b>	<b>107,018</b>	<b>17,032</b>

#### Best estimate liability ("BEL")

The BEL is calculated as the sum of the following two components:

#### Claims provision

Calpe holds a claims provision that relates to loss events that are already incurred, regardless of whether these claims have been reported or not. The provision includes all cash flows associated with all future benefits, expenses and premiums related to the loss events. Calpe considers the expected incidence and cost of future claims, including infrequent, high severity claims and latent claims. The best estimate claims provision is calculated as:

- the best estimate of outstanding losses, and any loss adjustment expenses ("LAE");
- plus the best estimate of IBNR based on earned premiums;
- plus the best estimate of unpaid non-contingent acquisition costs that have been incurred;
- plus the best estimate of unpaid contingent commission on earned premiums;

- plus the best estimate of unpaid other expenses that have been incurred;
- less the best estimate of unpaid premiums that have been earned.

Further information on the calculation of these items is discussed in the following sections.

#### *Premium provision*

Calpe holds a premium provision for events which may happen in the future that fall within the contract boundary. The provision includes all cash flows associated with all future premiums, claims and expenses related to these events. Calpe considers the expected incidence and cost of future claims, including infrequent, high severity claims and latent claims. The best estimate premium provision is calculated as:

- the best estimate of IBNR claims based on unearned premiums;
- plus the best estimate of unpaid non-contingent acquisition costs that have not been incurred;
- plus the best estimate of unpaid contingent acquisition costs based on unearned premiums;
- plus the best estimate of unpaid other expenses based on unearned premiums;
- less the best estimate of unpaid premiums that have not been earned.

Further information on the calculation of these items is discussed in the following sections.

#### Methodologies for loss reserves and IBNR

Under both Solvency Rules and UK GAAP, the methods employed to estimate loss reserves include the following:

##### *Paid loss development, incurred loss development methods*

In the loss development methods, paid and incurred losses are projected forward to the time period by which the liabilities are extinguished (known as the 'ultimate' time period) by applying appropriate development factors to the inception-to-date paid and incurred losses.

##### *Paid Bornhuetter-Ferguson ("BF") and incurred BF methods*

In the BF methods, estimates of unpaid and unreported losses based on earned premiums (on an ultimate basis) are calculated by multiplying earned or ultimate premiums for each contract by an expected loss ratio ("ELR") and an estimated percentage of unpaid or unreported losses. The percentages of unpaid or unreported losses are derived from the loss development factors described below.

In establishing reserves for IBNR losses, three key actuarial judgements are used to project losses:

- Loss development factors — these are used to arrive at the ultimate amount of losses incurred for each underwriting year based on reported loss information. These factors, which are calculated initially based on historical loss development patterns (i.e. the emergence of reported losses over time relative to the ultimate losses to be paid), may then be adjusted for current trends.
- Loss trend factors ("LTF") — these typically focus on any underlying trends which may progress through the projection into the future, such as provisions for inflation, including social inflation (awards by judges and juries which increase progressively in size at a rate exceeding that of general inflation), and trends in court interpretations of coverage.
- ELRs — for the latest underwriting years these generally reflect the ELRs from prior underwriting years adjusted for LTFs, as well as the impact of changes in rating strength and other quantifiable factors.

These methods yield an indication of the ultimate losses for each underwriting year. The IBNR reserve is then determined by subtracting the reported losses from the indicated ultimate losses.

Estimates of reserves for IBNR claims take into account a number of assumptions with respect to factors that will affect ultimate losses. The techniques that Calpe uses (as described above) are employed to estimate ultimate losses, including the delay between the claim being reported to the MGA and the MGA reporting the claim to Calpe. Expert judgement is employed to select the most appropriate method, particularly when the delays previously identified within the data fluctuate between claims.

During the loss settlement period, additional facts regarding individual claims and trends will emerge. As these facts and trends emerge, it usually becomes necessary to refine and adjust the loss reserves upward

or downward; and even then the ultimate net liability calculated by Calpe may be materially different from the original estimates. There is potential for significant variation in the development of loss reserves when actual costs differ from those costs implied by the use of the assumptions employed in the process of setting reserves.

#### *Methodologies for expired and unexpired periods of coverage*

With respect to expired periods of coverage, IBNR amounts calculated under UK GAAP are intended to reflect undiscounted best estimates of unpaid and unreported obligations, without margins for prudence.

With respect to unexpired periods of coverage, the valuation of technical provisions under Solvency Rules includes future cash flows with respect to premiums, losses (including claims management costs) and acquisition costs. Consequently, differences arise between the valuation of technical provisions in Calpe's UK GAAP financial statements and the corresponding valuation of technical provisions for Solvency Rules.

The estimation of unpaid and unreported losses arising from unexpired periods of coverage is based on the same principles underlying the corresponding calculations for expired periods of coverage. Calpe estimates ultimate losses for each contract by multiplying:

- ultimate premiums calculated for each contract, by
- the ELR; and
- an estimated percentage of unpaid or unreported losses.

The percentages of unpaid or unreported losses are derived from loss development factors and the indicated IBNR reserve is then determined by subtracting the reported losses from the indicated ultimate losses.

#### Future premiums & acquisition costs

Under UK GAAP, unpaid premiums and acquisition costs are shown separately on the balance sheet at the accounting date as insurance and reinsurance receivables and payables.

Under Solvency Rules, the cash flows in respect of future claims are reduced by the amount of expected future premium cash inflows and increased by the amount of expected future acquisition costs cash outflows.

#### Future other expenses

Under UK GAAP, unpaid other income or expenses are shown separately on the balance sheet at the accounting date as other receivables or payables as appropriate.

Under Solvency Rules, technical provisions are increased by the amount of expected future cash outflows in respect of other expenses. Calpe estimates the reserves for other expenses, as:

- other acquisition costs;
- claims management costs;
- general administration costs;
- overhead costs; and
- investment management costs.

Undiscounted best estimates of unpaid other expenses are then allocated by contract and Solvency Rules LOB and discounted back to the valuation date using risk free rates.

The starting point for the calculation of the future other expense cash flows is historical data for the payment of other expenses by calendar period. Calpe calculates paid claims management costs and investment management costs, expressed as percentages of paid and incurred losses, and paid other acquisition costs, general administration costs and overhead costs, expressed as percentages of linear combinations of paid and written premiums. Best estimates of unreported claims management costs and investment management costs are then calculated by multiplying the relevant percentages by linear combinations of outstanding and IBNR losses. Best estimates of unreported other acquisition costs, general administration costs and overhead costs are calculated by multiplying the relevant percentages by linear combinations of accrued and unreported premiums.

### Legally obliged unaccepted business

At any given time, Calpe may have contracts that have been written but have not yet accepted (i.e. the cover has not yet commenced). For example, a contract that was bound on 29 December 2025 which accepts on 1 January 2026 would be included within legally obliged unaccepted business at 31 December 2025.

Under UK GAAP, the valuation of insurance reserves does not include legally obliged unaccepted contracts.

Under Solvency Rules, cash flows arising from these contracts are included within the premium provision. The calculations of technical provisions relating to legally obliged unaccepted business use the same principles as the calculations for existing business; estimates of ultimate losses for each contract are obtained by multiplying ultimate premiums by an ELR for the forthcoming underwriting year. ELRs for forthcoming underwriting years are generally calculated based on the ELRs from prior underwriting years, with adjustments to allow for LTFs and other quantifiable factors.

### Events not in data

Calpe accounts for events not in data ("ENIDs") using a scenario approach, based on the business profile and data available.

Calpe, TRL and the London branch of TRC have more than 35 years of credible claims experience, which is used to derive assumptions. This historical claims experience contains many significant natural and man-made catastrophe losses.

Natural and man-made catastrophe scenarios, with associated severities and return periods, are established using expert judgement through discussions with underwriters and the catastrophe modelling team.

These scenarios, along with the historic data, are used in the selection of actuarial assumptions underlying the calculation of technical provisions for both solvency purposes and for the valuation in the financial statements. As a result, ENIDs are implicitly included in underlying reserving assumptions.

The specific ENID claim and premium provisions are split out using calculated factors for each LOB.

### Discounting

Technical provisions are not discounted under UK GAAP.

Under Solvency Rules, Calpe calculates best estimates separately for obligations in different currencies using the relevant risk-free term structures of interest rates prescribed by the GFSC in line with the UK's Prudential Regulatory Authority "PRA"). The set of currencies for which spot discount curves are provided by the PRA form a subset of the complete table of currencies defined in the accounting system of Calpe. Where, for a given currency, spot discount curves are not provided by the PRA, a suitable internal benchmark is used or, failing that, the spot discount curve for GBP is used by default.

The allocation of unpaid cash flows to different currencies with respect to premiums, losses, acquisition costs and other expenses is estimated for each contract based on corresponding historical allocations of inception-to-date cash flows and accruals, and other relevant information.

Development factors of paid premiums, losses and acquisition costs are used to separate expected future cash flows into incremental amounts in future calendar periods. Incremental expected cash flows are then discounted at the risk-free discount rate applicable for the relevant maturity at the accounting date. Discounting estimates of unpaid other expenses is based on development patterns of paid premiums for other acquisition costs, general administration costs and overheads and paid losses for claims management costs and investment management costs.

### Counterparty default

Calpe does not adjust the technical provisions calculated under UK GAAP for potential counterparty default.

Under Solvency Rules, the calculations of technical provisions are adjusted to reflect the potential for default events, which are defined to occur whenever counterparties fail to meet all of their obligations in full, whether arising from insolvency or dispute. The adjustment, which is given by the expected present value of the change in cash flows underlying the amounts recoverable, is calculated by multiplying:

*Probability of default*    x    *Loss given default*

These are defined as follows:

- Probability of default — cash flows are adjusted to reflect the likelihood of default at different time periods, considering that cumulatively, counterparties are more likely to default as time moves on. The distribution of the time of default is assumed to have an exponential distribution, calibrated according to credit quality and the corresponding probability of default over one year. The derivation of credit quality is based on official credit ratings corresponding to those attributed by AM Best, where such credit ratings are available.
- Loss given default — this is the estimated impact of the default. Unless reliable estimates of these losses are available, the adjustment is calculated using an assumed loss of 50%. Calpe does not adjust the amounts recoverable to allow for deposits or collateralisation arrangements.

Risk margin

The risk margin is calculated as the present value of future SCRs, multiplied by the prescribed rate for the cost of capital of 4% (2024: 4%) per annum as determined by the Solvency Rules.

The following risks from the SCR are projected into the future:

- insurance risk (both reserve and premium risk) with respect to obligated business, whether incepted or not;
- counterparty default risk;
- operational risk; and
- unhedgeable or unavoidable market risk.

The cost of capital at each time period is discounted back to the valuation date using the risk free rate.

Reinsurance arrangements within Solvency Rules technical provisions

Under Solvency Rules, Calpe reflects the value of reinsurance agreements where risk is ceded to a third party (which includes consideration of the counterparty default calculations above) within the technical provisions. This allows Calpe to denote a technical provision figure net of reinsurance.

Uncertainty within the technical provisions

Calpe writes insurance coverages whose major risk factors materially impact the variability of the loss reserves. Calpe's portfolio has exposure to long-tail liabilities (such as PPOs) which could have volatile results.

At the primary insurance level there are significant risk factors which contribute to the variability and unpredictability of loss cost trends and loss emergence patterns. Calpe faces additional risk factors arising from its dependence upon the claims reserving and reporting practices of its co-insurers, which vary greatly by size, specialisation, degree of sophistication, and country of operation, and are subject to change without notice.

Given the composition of Calpe's business, which includes exposure to a small number of motor and general commercial liability portfolios, the loss cost trends are difficult to assess.

The variability in the loss cost trends, the difficulty inherent in estimating loss development patterns and tail factors for low frequency/high severity claims all contribute to the risk of adverse deviation in Calpe's loss reserves.

Calpe continually assesses the reserve adequacy of IBNR in light of the following factors:

- current levels of reserves for reported claims and expectations with respect to reporting lags;
- catastrophe events;
- historical data;
- legal developments; and
- economic conditions, including the effects of inflation.

The actuarial methodologies employed to calculate loss and IBNR development incorporate the inherent lag from the time claims occur to when they are reported to an insurer and to when the insurer reports the claims to their reinsurers. Certain actuarial methodologies may be more appropriate than others in instances where this lag may not be consistent from period to period. Consequently, additional actuarial judgement is employed in the selection of methodologies to best incorporate that potential impact. Information gathered through underwriting and claims audits is also considered.

The estimation of Calpe's loss reserves is made more difficult and subjective in view of changing legal and economic environments that impact the development of claims. Such factors, both internal and external, which contribute to the variability and unpredictability of loss costs, include:

- trends relating to compensation awards;
- social trends;
- medical inflation;
- worldwide economic conditions;
- tort reforms;
- court interpretations of coverages;
- the regulatory environment;
- underlying policy pricing;
- terms and conditions; and
- claims handling.

Consequently, quantitative techniques are frequently supplemented by subjective considerations and expert judgement. In addition, Calpe is mindful that trends that have affected development of liabilities in the past may not necessarily occur or affect liability development to the same degree in the future. Owing to the inherent uncertainties in the process of establishing these liabilities, the actual ultimate loss from a claim is likely to differ, perhaps materially, from the liability initially recorded.

The uncertainty inherent in estimating IBNR relating to unexpired periods of coverage is exacerbated by the application of the same underlying valuation techniques to the calculation of technical provisions in respect of unexpired periods of coverage.

With respect to unexpired periods of coverage, Calpe's loss reserves include exposure to extreme or exceptional events, both natural and man-made. Unexpired periods of coverage relating to Calpe's contracts cover unpredictable events, including exposures to man-made catastrophes such as:

- fires;
- industrial explosions;
- riots; and
- other man-made disasters, including those that may result from terrorist activity.

Management expects that the loss experience of Calpe will include infrequent events of great severity from time to time and the occurrence of losses from such events could cause some volatility in the financial results of Calpe.

The frequency and severity of catastrophe losses are inherently unpredictable. Insured losses arising out of a single occurrence have the potential to impact a wide range of LOBs.

The severity of catastrophe losses is subject to a high level of uncertainty arising out of extremely complex causation and coverage issues, which can include:

- attribution of losses to different perils;
- potential legal and regulatory developments related to losses; and
- inflation in repair costs owing to the limited availability of labour and materials after the occurrence of catastrophic events.

With respect to discounting for the time value of money, the difficulty inherent in estimating the currency and timing of future cash flows, including tail factors for long-tail classes of business, contribute to the risk of adverse deviation in the Solvency Rules technical provisions of Calpe.

### Sensitivity analysis for Solvency Rules technical provisions

The following table considers sensitivities on the key assumptions underlying the Solvency Rules technical provisions and shows the percentage change in net technical provisions for each of these sensitivities.

*Figure 20: Solvency Rules technical provision sensitivities as at 31 December 2025*

	Exchange Rates		Interest Rates		Reserving Assumptions*	
	+10%	-10%	+100bps	-100bps	+10%	-10%
Key assumptions	+10%	-10%	+100bps	-100bps	+10%	-10%
Technical provisions	+5%	- 5%	-3%	+4%	9%	- 9%

\* This sensitivity includes a +/-10% change to outstanding losses and IBNR on ultimate premiums.

### Exclusions from Solvency Rules technical provisions

There are a number of additional aspects of the Solvency Rules regime that firms can apply for:

#### *Matching adjustment*

Calpe does not use the matching adjustment within the calculation of technical provisions.

#### *Volatility adjustment*

The volatility adjustment to risk free rates is not used by Calpe in the calculation of technical provisions.

#### *Transitional measures to technical provisions ("TMTP")*

Calpe does not apply any transitional arrangements to the Solvency Rules balance sheet.

#### *Transitional risk-free interest rate-term structure*

Calpe does not apply the transitional risk-free interest rate term structure in the calculation of technical provisions.

### **Changes in assumptions since prior period**

There were no changes made to the recognition and valuation bases during the reporting period. Valuation assumptions, however, are updated each quarter to reflect prevailing economic conditions.

## **D.3 Other liabilities**

The material classes of other liabilities shown on Calpe's Solvency Rules balance sheet, their Solvency Rules values and corresponding values under UK GAAP, are summarised in the table below.

*Figure 21: Other liabilities – reconciliation from Solvency Rules to UK GAAP as at 31 December 2025*

£'000s	Solvency Rules liabilities	UK GAAP liabilities	Difference
Insurance and intermediary payables	686	301	385
Reinsurance payables	5,915	5,676	239
Trade (not insurance) payables	1,096	1,190	(94)
Ceded DAC	-	3,134	(3,134)
<b>Total other liabilities</b>	<b>7,697</b>	<b>10,301</b>	<b>(2,604)</b>
Technical provisions	124,050	137,020	(12,970)
<b>Total liabilities</b>	<b>131,747</b>	<b>147,321</b>	<b>(15,574)</b>

The main valuation differences between Solvency Rules and UK GAAP balances presented in Figure 22 are as follows:

- UK GAAP reinsurance payables include technical accruals which are subsumed within technical provisions under Solvency Rules;

- UK GAAP trade payables include accrued “other expenses” which are subsumed within technical provisions under Solvency Rules; and
- technical provisions differences arise due to the differing treatments of technical accruals and accrued other expenses referred to above.

Calpe has no financial or operating lease arrangements.

#### **(Re)insurance and intermediaries payable**

Please see section D.1 (Re)insurance and intermediaries receivable.

#### **Payables (trade not insurance)**

Please see section D.1 Other receivables (trade not insurance). The reduction in payables under Solvency Rules relates to accrued insurance related expenses not yet due, which have been moved to technical provisions.

#### **Provisions**

Other than technical provisions and tax, Calpe held no provisions in its UK GAAP or Solvency Rules balance sheets as at 31 December 2025 (2024: £nil).

#### **Contingent liabilities**

Calpe does not recognise any contingent liabilities as at 31 December 2025 (2024: £nil).

#### **Employee benefits**

Calpe does not have any material employee benefit liabilities as at 31 December 2024 and 2025.

#### **Aggregation of liabilities**

Calpe does not aggregate liabilities into material classes other than those reported in the balance sheet QRT (IR.02.01.02).

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

Calpe does not use any alternative methods to value its assets and liabilities.

### **D.5 Any other information**

Calpe does not consider there to be any other material information to disclose on its valuation for solvency purposes.

## E. Capital management

### E.1 Own funds

As at 31 December 2025 Calpe's own funds to cover its SCR were £31.9m (2024: £31.6m), representing an increase of £0.3m on the prior year.

Calpe's Tier 1 own funds comprise ordinary paid-up share capital (including the share premium account) together with the surplus on the reconciliation reserve of £1.7m as at 31 December 2025 (2024: £1.5m).

Calpe does not have any Tier 2 own funds but recognises a deferred tax asset of £0.2m (2024: £0.1m), which is classified as Tier 3 own funds. Solvency Rules set certain limits for the recognition of different tiers of capital. None of these limits were exceeded during the year.

As at 31 December 2025 and 2024, the available own funds of Calpe were as follows:

Figure 22: Eligible own funds by tier

Tier	Instruments	At 31 December (£'000s)	
		2025	2024
Tier 1	Ordinary paid up share capital	30	30
	Share premium related to ordinary share capital	29,970	29,970
	Reconciliation reserve	1,685	1,535
Tier 2	N/A	-	-
<b>Total EOF to cover MCR</b>		<b>31,685</b>	<b>31,535</b>
Tier 3	Deferred tax asset	220	67
<b>Total EOF to cover SCR</b>		<b>31,905</b>	<b>31,602</b>

As at 31 December 2025, Calpe had no Tier 2 or ancillary own funds.

The £0.3m increase in EOF to cover the SCR from £31.6m to £31.9m is largely attributable to:

- an increase in unaudited UK GAAP retained earnings of £1.2m; offset by
- £0.9m of reductions due to valuation adjustments between the statutory and Solvency Rules valuation bases, including a reduction in the discounting of Solvency Rules technical provisions of £1.1m, offset by other net valuation adjustment increases of £0.2m.

The reconciliation reserve of £1.7m (2024: £1.5m) is calculated below and is dependent on the level of excess assets over liabilities calculated in accordance with the Solvency Rules and the values of ordinary share capital and deferred tax assets. The reconciliation reserve has the potential for volatility. Movements in the reconciliation reserve are associated with movements in EOF and therefore the SCR coverage ratio. The sensitivity of the SCR coverage ratio to movements in a range of parameters is provided in section C7 of this report.

Figure 23: Reconciliation Reserve

	At 31 December (£'000s)	
	2025	2024
<b>Excess of assets over liabilities under Solvency Rules</b>	<b>31,905</b>	<b>31,602</b>
Less:		
Ordinary share capital	(30,000)	(30,000)
Net deferred tax asset	(220)	(67)
<b>Reconciliation reserve</b>	<b>1,685</b>	<b>1,535</b>

Every quarter Calpe reviews its own funds against the MCR and SCR. The review is undertaken by the Risk Management function and is presented to the Risk & Audit Committee as part of the quarterly review process. There have been no material changes to own funds during the year.

The overall objective of Calpe, in relation to own funds, is to maintain a suitable buffer of Tier 1 capital above the SCR.

As part of Calpe's ORSA process, described in section B, stress tests are undertaken to determine the impact on Calpe's own funds and whether they would deteriorate below the required buffer.

Calpe has a range of actions at its disposal, which are designed to mitigate the impact of any extreme or unusual scenarios causing its capital position to deteriorate. These include:

- the ability to call on additional capital under the TRC Capital Support Agreement;
- revisions to the Calpe business plan, such as changes to the composition of business;
- varying the quota share with TRL; and
- the purchase of additional reinsurance.

As set out in Calpe's Articles of Association, the Directors have the ability to cancel any dividend or other distribution at any time before actual payment, if they consider that payment of the dividend or other distribution would cause Calpe to fail to meet any applicable capital or solvency requirement, including its SCR. No deductions from the reconciliation reserve have been made for foreseeable dividends.

Below is an explanation of material differences between the net assets under UK GAAP and the excess of assets over liabilities as calculated for solvency purposes. As of the date of writing this report, Calpe has not yet published audited financial statements for the year ended 31 December 2025, and all financial statement amounts referred to in this document are currently unaudited and may be subject to change.

*Figure 24: Reconciliation of UK GAAP net assets to the excess of assets over liabilities as at 31 December*

	2025 £'000s	UK GAAP treatment	Solvency Rules treatment
<b>UK GAAP net assets</b>			
Change in:	<b>33,153</b>		
Net DAC	(784)	DAC shown separately, matching unearned premium income.	DAC subsumed within TPs on a cash flow basis.
(Re)insurance receivables	273	Separate recognition of (re)insurance receivables, whether due or not yet due.	Separate recognition of (re)insurance receivables only when due. Receivables not yet due are deducted from TPs.
(Re)insurance recoverables	(13,403)	(Re)insurance recoverables shown separately.	(Re)insurance recoverables included within TPs.
Other receivables	(28)	Separate recognition of other receivables, whether due or not yet due.	Separate recognition of other receivables only when due. Receivables not yet due are deducted from TPs.
Investments	36	Short-term investments at amortised cost.	Short-term investments carried at fair value including accrued interest.
(Re)insurance payables	(624)	Accrued (re)insurance expenses not yet due shown separately.	Accrued (re)insurance expenses not yet due included in TPs.
Other payables	94	Accrued (re)insurance expenses not yet due shown separately.	Accrued (re)insurance expenses not yet due included in TPs.
Technical provisions	14,169	Adjustment from UK GAAP (re)insurance reserves to TPs under Solvency Rules, described in D2 above.	
Risk margin	(1,200)	No explicit risk margin.	Inclusion of separate risk margin.
Net deferred tax asset	220	UK GAAP deferred tax asset adjusted for different valuation bases of assets and liabilities under Solvency Rules, set out in Figure 18.	
<b>Solvency Rules own funds</b>	<b>31,906</b>		

Please see section D1 for further information on the valuation of assets under UK GAAP and Solvency Rules; section D2 for a reconciliation between the UK GAAP and Solvency Rules technical provisions; and section D3 for other liabilities.

Calpe has not applied to use any transitional measures for the calculation of own funds. Grandfathering is not required because all own funds items meet the Solvency Rules classification criteria.

Calpe does not voluntarily disclose any other solvency ratios other than those reported on the own funds QRT IR.23.01.01.

## E.2 SCR and MCR

Calpe uses the Solvency Rules Standard Formula to calculate its SCR.

Figure 25: Solvency Rules capital requirements at 31 December

	2025 (£'000)	2024 (£'000)
EOF to cover SCR	31,905	31,602
EOF to cover MCR	31,685	31,535
<b>MCR</b>	<b>3,500</b>	<b>3,500</b>
Basic SCR	8,928	10,382
Operational risk	2,678	3,114
<b>SCR</b>	<b>11,606</b>	<b>13,496</b>
Market risk	1,302	1,015
Counterparty default risk	2,931	3,815
Life underwriting risk	106	70
Health underwriting risk	-	-
Non-life underwriting risk	6,604	7,573
Less diversification	(2,015)	(2,091)
<b>Basic SCR</b>	<b>8,928</b>	<b>10,382</b>
Non-life catastrophe risk	3,150	3,892
Non-life premium & reserve risk	5,070	5,595
Non-life lapse risk	53	40
Less diversification	(1,669)	(1,954)
<b>Non-life underwriting risk</b>	<b>6,604</b>	<b>7,573</b>

Overall Calpe had EOF, as described in section E.1, sufficient to cover 274.9% (2024: 234.2%) of its SCR and 905.3% (2024: 901.0%) of its MCR as at 31 December 2025.

The £1.9m decrease in SCR from £13.5m to £11.6m is due to reductions in capital charges of:

- £1.0m for non-life underwriting risk predominantly due to reduced business volumes;
- £0.9 million for counterparty default risk, driven by reductions in counterparty exposures; and
- £0.4m for operational risk, reflecting the contraction of the balance sheet;

offset by:

- a reduction of £0.1m in diversification benefits; and
- an increase of £0.3m in currency risk.

There have been no instances of non-compliance with the MCR and SCR in the current or previous year.

The increase in the MCR coverage ratio is broadly in line with the movement in the SCR coverage ratio, although the MCR is subject to a floor as described in the section titled “Calculation of the MCR” below.

Calpe does not use any undertaking specific parameters in the calculation of its SCR.

Simplifications have been used only where specified in the Financial Services (Solvency 2) (Technical Standards) Regulations 2025 (“Technical Standards Regulations”). The simplifications used by Calpe are listed below:

- Article 107: simplified calculation of the risk mitigating effect for reinsurance arrangements or securitisation;
- Article 111: simplified calculation of the risk mitigating effect; and
- Article 112: simplified calculation of the risk adjusted value of collateral to take into account the economic effect of the collateral.

No other simplifications are used by Calpe in the calculation of the SCR.

### **Calculation of the MCR**

In order to calculate its MCR, Calpe uses the net written premiums on a Solvency Rules basis split by Solvency Rules LOBs. Written premiums are defined in Article 1(1) of the Technical Standards Regulations as the premiums due to be received by the undertaking during the period under consideration regardless of whether such premiums relate in whole or in part to insurance or reinsurance cover provided in a different time period.

The inputs applied to the calculation of the MCR are made up of the technical provisions (excluding the risk margin) and net written premiums over the last year (for LOB), together with the prescribed minimum (or “absolute floor”) and the most recently calculated SCR.

Calpe’s linear MCR has been set at the minimum amount of £3.5m in accordance with the Solvency Rules.

### **E.3 Differences between the Standard Formula and any internal model used**

Calpe applies the standard model for all components so does not use an internal model to calculate its SCR.

### **E.4 Non-compliance with the MCR and non-compliance with the SCR**

There have been no instances of non-compliance with the MCR and SCR by Calpe.

### **E.5 Any other information**

Calpe does not consider there to be any other material information to disclose regarding its capital management.

## Appendix 1: Abbreviations used in this report

AM Best	A.M. Best Company, Inc. and/or its affiliates
AI	Artificial Intelligence
Alleghany	Alleghany Corporation
Basic SCR	SCR excluding the operational risk component
BEL	Best Estimate Liabilities
Berkshire Hathaway	Berkshire Hathaway Inc
BF	Bornhuetter-Ferguson
bps	Basis points
Calpe	Calpe Insurance Company Limited
CFO	Chief Financial Officer
CPD	Continuing Professional Development
CRO	Chief Risk Officer (TransRe group)
DAC	Deferred Acquisition Costs
ELR	Expected Loss Ratio
ENIDs	Events not in Data
EOF	Eligible own funds
ERM	Enterprise Risk Management
ESG	Environmental, Social and Governance
ETF	Exchange Traded Fund
Fitch	Fitch Ratings, Inc., Fitch Ratings, Ltd. and its subsidiaries
GBP	Great Britain Pound Sterling
GFSC	Gibraltar Financial Services Commission
GRM	Global Risk Management (TransRe group)
GWP	Gross Written Premium
IBNER	Incurred but not Enough Reported
IBNR	Incurred but not Reported
IT	Information Technology
KYC	Know Your Counterparty
LAE	Loss Adjustment Expenses
LOB	Line of Business
LTF	Loss Trend Factors
MCR	Minimum Capital Requirement
MGA	Managing General Agent
MI	Management information
Moody's	Moody's Investors Service, Inc., Moody's Analytics, Inc. and/or their affiliates
NEAM	New England Asset Management
ORSA	Own Risk and Solvency Assessment
PRA	UK Prudential Regulatory Authority
PPO	Periodic payment order
QRT	Quantitative Reporting Template
S&P	Standard & Poor's Financial Services LLC and/or its affiliates
S&R	Sustainability and Resilience
SCR	Solvency Capital Requirement
SF	Standard Formula
SFCR	Solvency and Financial Condition Report

Solvency Rules	Gibraltar solvency rules as adopted into Gibraltar law under the Financial Services (Solvency 2) (Technical Standards) Regulations 2025, the Financial Services (Insurance Supervisory Reporting) (Technical Standards) Regulations 2025 and amendments to the Financial Services (Insurance Companies) Regulations 2020
SRS	SRS Management (Gibraltar) Limited
Technical Standards Regulations	Financial Services (Solvency 2) (Technical Standards) Regulations 2025
TMP	Transitional Measures on Technical Provisions
TPs	Technical Provisions
TransRe	Collective term for TRH, its subsidiaries, branches and representatives
TRC	Transatlantic Reinsurance Company
TRC Capital Support Agreement	The capital support guarantee agreement described in section B1
TRH	Transatlantic Holdings, Inc.
TRL	TransRe London Limited
TRL Quota Share	The quota share reinsurance agreement described in section B1
TRLS	TransRe London Services Limited
UK	United Kingdom
UK GAAP	United Kingdom generally accepted accounting practice as adopted in Gibraltar
UPR	Unearned Premium Reserve
U.S. or USA	United States of America
XOL	Excess of Loss

## Appendix 2: Public Quantitative Reporting Templates (QRTs)

Templates in £'000	
IR.02.01.02	Balance sheet
IR.05.02.01	Premiums, claims and expenses by country: non-life insurance and reinsurance obligations
IR.05.02.01	Premiums, claims and expenses by country: life insurance and reinsurance obligations
IR.05.03.02	Life income and expenditure
IR.05.04.02	Non-life income and expenditure: reporting period
IR.12.01.02	Life technical provisions
IR.17.01.02	Non-life technical provisions
IR.19.01.21	Non-life insurance claims
IR.23.01.01	Own funds
IR.25.04.21	Solvency capital requirement
IR.28.01.01	Minimum capital requirement - only life or only non-life insurance or reinsurance activity



		<b>Solvency II value</b>
		C0010
<b>Liabilities</b>		
R0505	Technical provisions - total	124,050
R0510	<i>Technical provisions - non-life</i>	117,760
R0515	<i>Technical provisions - life</i>	6,290
R0542	Best estimate - total	122,850
R0544	<i>Best estimate - non-life</i>	116,577
R0546	<i>Best estimate - life</i>	6,273
R0552	Risk margin - total	1,200
R0554	<i>Risk margin - non-life</i>	1,183
R0556	<i>Risk margin - life</i>	17
R0565	Transitional (TMTP) - life	0
R0740	Contingent liabilities	0
R0750	Provisions other than technical provisions	0
R0760	Pension benefit obligations	0
R0770	Deposits from reinsurers	0
R0780	Deferred tax liabilities	0
R0790	Derivatives	0
R0800	Debts owed to credit institutions	0
R0810	Financial liabilities other than debts owed to credit institutions	0
R0820	Insurance & intermediaries payables	686
R0830	Reinsurance payables	5,915
R0840	Payables (trade, not insurance)	1,096
R0850	Subordinated liabilities	0
R0860	<i>Subordinated liabilities not in Basic Own Funds</i>	0
R0870	<i>Subordinated liabilities in Basic Own Funds</i>	0
R0880	Any other liabilities, not elsewhere shown	0
R0900	<b>Total liabilities</b>	<b>131,747</b>
R1000	<b>Excess of assets over liabilities</b>	<b>31,906</b>

IR.05.02.01

Premiums, claims and expenses by country: Non-life insurance and reinsurance obligations

Home Country	C0010	C0020	C0030	C0040	C0050	C0060	C0070
	Top 5 countries (by amount of gross premiums written) - non-life obligations						Total Top 5 and home country
	GB	IE					
	C0080	C0090	C0100	C0110	C0120	C0130	C0140
<b>Premiums written</b>							
R0110 Gross - Direct Business	0	16,195	0				16,195
R0120 Gross - Proportional reinsurance accepted	0	0	6,230				6,230
R0130 Gross - Non-proportional reinsurance accepted	0	0	0				0
R0140 Reinsurers' share	0	13,484	5,174				18,658
R0200 Net	0	2,711	1,056				3,767
<b>Premiums earned</b>							
R0210 Gross - Direct Business	0	16,617	0				16,617
R0220 Gross - Proportional reinsurance accepted	0	0	8,572				8,572
R0230 Gross - Non-proportional reinsurance accepted	0	0	0				0
R0240 Reinsurers' share	0	13,830	7,115				20,945
R0300 Net	0	2,787	1,457				4,244
<b>Claims incurred</b>							
R0310 Gross - Direct Business	0	-5,391	-35				-5,426
R0320 Gross - Proportional reinsurance accepted	0	0	3,772				3,772
R0330 Gross - Non-proportional reinsurance accepted	0	0	0				0
R0340 Reinsurers' share	0	-6,852	3,106				-3,746
R0400 Net	0	1,461	631				2,092
<b>R0550 Net expenses incurred</b>	0	1,189	1,051				2,240

IR.05.02.01

Premiums, claims and expenses by country: Life insurance and reinsurance obligations

		C0150	C0160	C0170	C0180	C0190	C0200	C0210
		Top 5 countries (by amount of gross premiums written) - life obligations						Total Top 5 and home country
Home Country		GB	IE					
		C0220	C0230	C0240	C0250	C0260	C0270	C0280
<b>Premiums written</b>								
R1400	Gross	0	0	0				0
R1420	Reinsurers' share	0	0	0				0
R1500	Net	0	0	0				0
<b>Premiums earned</b>								
R1510	Gross	0	0	0				0
R1520	Reinsurers' share	0	0	0				0
R1600	Net	0	0	0				0
<b>Claims incurred</b>								
R1610	Gross	0	4,005	0				4,005
R1620	Reinsurers' share	0	3,995	0				3,995
R1700	Net	0	10	0				10
R1900	<b>Net expenses incurred</b>	0	0	0				0

IR.05.03.02

Life income and expenditure

	Insurance with profit participation	Index-linked and unit-linked insurance	Life annuities	Non-life annuities	Other life insurance	Health insurance	Total life and health
	C0010	C0020	C0030	C0040	C0050	C0060	C0070
<b>Premiums written</b>							
R0010	Gross direct business						0
R0020	Gross reinsurance accepted						0
R0030	Gross	0	0	0	0	0	0
R0040	Reinsurers' share						0
R0050	Net	0	0	0	0	0	0
<b>Claims incurred</b>							
R0110	Gross direct business						0
R0120	Gross reinsurance accepted						0
R0130	Gross	0	0	0	0	0	0
R0140	Reinsurers' share						0
R0150	Net	0	0	0	0	0	0
<b>Expenses incurred</b>							
R0160	Gross direct business						0
R0170	Gross reinsurance accepted						0
R0180	Gross	0	0	0	0	0	0
R0190	Reinsurers' share						0
R0200	Net	0	0	0	0	0	0
R0300	Other expenses						
<b>Transfers and dividends</b>							
R0440	Dividends paid						





IR.12.01.02

Life technical provisions

	Insurance with profit participation	Index-linked and unit-linked insurance	Life annuities	Non-life annuities	Other life insurance	Health insurance	Total life and health
	C0010	C0020	C0030	C0040	C0050	C0060	C0070
<b>Best estimate</b>							
R0025 Gross Best Estimate (direct business)	0	0	0	6,273	0	0	6,273
R0026 Gross Best Estimate (reinsurance accepted)	0	0	0	0	0	0	0
R0030 <b>Gross Best Estimate</b>	0	0	0	6,273	0	0	6,273
R0080 Total Recoverables from reinsurance/SPV and Finite Re after the adjustment for expected losses due to counterparty default	0	0	0	6,048	0	0	6,048
R0090 Best estimate minus recoverables from reinsurance/SPV and Finite Re	0	0	0	225	0	0	225
R0100 <b>Risk margin</b>	0	0	0	17	0	0	17
<b>Amount of the transitional on Technical Provisions</b>							
R0140 TMTP - risk margin	0	0	0	0	0	0	0
R0150 TMTP - best estimate dynamic component	0	0	0	0	0	0	0
R0160 TMTP - best estimate static component	0	0	0	0	0	0	0
R0170 TMTP - amortisation adjustment	0	0	0	0	0	0	0
R0180 <b>Transitional Measure on Technical Provisions</b>	0	0	0	0	0	0	0
R0200 <b>Technical provisions - total</b>	0	0	0	6,290	0	0	6,290



IR.19.01.21

Non-Life insurance claims

Total Non-life business

Z0020 Accident year / underwriting year Underwriting year

Gross Claims Paid (non-cumulative)																
(absolute amount)																
Year	C0010	C0020	C0030	C0040	Development year					C0070	C0080	C0090	C0100	C0110	C0170	C0180
	0	1	2	3	4	5	6	7	8	9	10 & +	In Current year	Sum of years (cumulative)			
R0100	Prior											173	173	173		
R0160	-9	4,524	23,507	14,746	6,649	7,122	4,258	9,461	3,729	1,133	219		219	75,348		
R0170	-8	2,968	21,501	12,059	7,903	6,403	5,554	8,147	3,866	1,112			1,112	69,512		
R0180	-7	3,095	18,619	12,812	9,008	6,073	10,168	8,362	2,215				2,215	70,353		
R0190	-6	3,125	17,786	7,626	4,417	4,598	6,877	8,627					8,627	53,057		
R0200	-5	3,637	19,101	10,987	6,807	8,047	9,646						9,646	58,226		
R0210	-4	2,321	8,803	5,646	3,396	3,039							3,039	23,204		
R0220	-3	12	270	455	1,521								1,521	2,259		
R0230	-2	72	395	745									745	1,211		
R0240	-1	25	465										465	490		
R0250	0	21											21	21		
R0260																
	<b>Total</b>												27,783	353,854		

Gross Undiscounted Best Estimate Claims Provisions															
(absolute amount)															
Year	C0200	C0210	C0220	C0230	Development year					C0260	C0270	C0280	C0290	C0300	C0360
	0	1	2	3	4	5	6	7	8	9	10 & +	Year end (discounted data)			
R0100	Prior													13,601	12,903
R0160	-9	23,104	49,236	41,781	35,485	23,271	16,275	8,437	4,985	3,262	2,198			2,086	
R0170	-8	18,303	39,708	42,491	33,412	24,602	18,232	8,758	7,713	5,554				5,261	
R0180	-7	13,956	37,854	39,986	31,209	23,887	17,273	10,261	2,024					1,950	
R0190	-6	14,559	36,046	41,336	35,969	30,133	23,334	13,947						13,504	
R0200	-5	20,184	50,697	49,835	44,458	38,763	24,986							23,747	
R0210	-4	12,157	25,166	20,374	14,653	11,427								10,882	
R0220	-3	6,929	13,645	12,496	10,684									10,054	
R0230	-2	7,138	13,584	12,826										11,935	
R0240	-1	7,328	15,992											14,590	
R0250	0	6,077												5,352	
R0260															
	<b>Total</b>													112,264	

IR.19.01.21.22			
Gross premium			
	C0570	C0580	
	Gross earned premium at reporting reference date	Estimate of future gross earned premium	
R0160	N-9	95,774	0
R0170	N-8	96,785	0
R0180	N-7	96,747	0
R0190	N-6	86,850	0
R0200	N-5	104,765	0
R0210	N-4	45,057	0
R0220	N-3	25,620	0
R0230	N-2	27,831	1
R0240	N-1	28,481	206
R0250	N	11,126	10,773

IR.23.01.01

Own Funds

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

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

R0220 Own funds from the financial statements that should not be represented by the reconciliation reserve and do not meet the criteria to be classified as Solvency II own funds

R0290 Total basic own funds after deductions

Ancillary own funds

R0300	Unpaid and uncalled ordinary share capital callable on demand
R0310	Unpaid and uncalled initial funds, members' contributions or the equivalent basic own fund item for mutual and mutual - type undertakings, callable on demand
R0320	Unpaid and uncalled preference shares callable on demand
R0330	A legally binding commitment to subscribe and pay for subordinated liabilities on demand
R0340	Letters of credit and guarantees
R0350	Letters of credit and guarantees other
R0360	Supplementary members calls
R0370	Supplementary members calls - other
R0390	Other ancillary own funds
R0400	<b>Total ancillary own funds</b>

Available and eligible own funds

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

R0580	<b>SCR</b>
R0600	<b>MCR</b>
R0620	<b>Ratio of Eligible own funds to SCR</b>
R0640	<b>Ratio of Eligible own funds to MCR</b>

Reconciliation reserve

R0700	Excess of assets over liabilities
R0710	Own shares (held directly and indirectly)
R0720	Foreseeable dividends, distributions and charges
R0725	Deductions for participations in financial and credit institutions
R0730	Other basic own fund items
R0740	Adjustment for restricted own fund items in respect of matching adjustment portfolios and ring fenced funds
R0760	<b>Reconciliation reserve</b>

Total	Tier 1 unrestricted	Tier 1 restricted	Tier 2	Tier 3
C0010	C0020	C0030	C0040	C0050
30	30		0	
29,970	29,970		0	
0	0		0	
0		0	0	0
0	0			
0		0	0	0
0		0	0	0
1,685	1,685			
0		0	0	0
220				220
0	0	0	0	0
0				
31,905	31,685	0	0	220

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

31,905	31,685	0	0	220
31,685	31,685	0	0	
31,905	31,685	0	0	220
31,685	31,685	0	0	

11,606
3,500
274.91%
905.30%

C0060
31,905
0
30,220
0
1,685

IR.25.04.21

**Solvency Capital Requirement**

**Net of loss absorbing capacity of technical provisions**

	C0010
<b>Market risk</b>	
R0070 Interest rate risk	527
R0080 Equity risk	0
R0090 Property risk	0
R0100 Spread risk	0
R0110 Concentration risk	0
R0120 Currency risk	1,066
R0125 Other market risk	
R0130 Diversification within market risk	-291
R0140 <b>Total Market risk</b>	1,302
<b>Counterparty default risk</b>	
R0150 Type 1 exposures	1,838
R0160 Type 2 exposures	1,289
R0165 Other counterparty risk	
R0170 Diversification within counterparty default risk	-196
R0180 <b>Total Counterparty default risk</b>	2,931
<b>Life underwriting risk</b>	
R0190 Mortality risk	0
R0200 Longevity risk	104
R0210 Disability-Morbidity risk	0
R0220 Life-expense risk	0
R0230 Revision risk	7
R0240 Lapse risk	0
R0250 Life catastrophe risk	0
R0255 Other life underwriting risk	
R0260 Diversification within life underwriting risk	-5
R0270 <b>Total Life underwriting risk</b>	106
<b>Health underwriting risk</b>	
R0280 Health SLT risk	
R0290 Health non SLT risk	
R0300 Health catastrophe risk	
R0305 Other health underwriting risk	
R0310 Diversification within health underwriting risk	
R0320 <b>Total Health underwriting risk</b>	0
<b>Non-life underwriting risk</b>	
R0330 Non-life premium and reserve risk (ex catastrophe risk)	5,070
R0340 Non-life catastrophe risk	3,150
R0350 Lapse risk	53
R0355 Other non-life underwriting risk	
R0360 Diversification within non-life underwriting risk	-1,669
R0370 <b>Non-life underwriting risk</b>	6,604
R0400 <b>Intangible asset risk</b>	
<b>Operational and other risks</b>	
R0422 Operational risk	2,678
R0424 Other risks	
R0430 <b>Total Operational and other risks</b>	2,678
R0432 <b>Total before all diversification</b>	15,781
R0434 Total before diversification between risk modules	13,621
R0436 Diversification between risk modules	-2,015
R0438 <b>Total after diversification</b>	11,606
R0440 Loss absorbing capacity of technical provisions	0
R0450 Loss absorbing capacity of deferred tax	0
R0455 Other adjustments	
R0460 <b>Solvency capital requirement including undisclosed capital add-on</b>	11,606
R0472 Disclosed capital add-on - excluding residual model limitation	0
R0474 Disclosed capital add-on - residual model limitation	
R0480 <b>Solvency capital requirement including capital add-on</b>	11,606
R0490 Biting interest rate scenario	decrease
R0495 Biting life lapse scenario	

IR.28.01.01

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

Linear formula component for non-life insurance and reinsurance obligations

R0010	MCR <sub>NL</sub> Result	C0010	2,011
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Net (of reinsurance/SPV) best estimate and TP calculated as a whole	Net (of reinsurance) written premiums in the last 12 months
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	C0020	C0030
R0020 Medical expense insurance and proportional reinsurance	0	0
R0030 Income protection insurance and proportional reinsurance	0	0
R0040 Workers' compensation insurance and proportional reinsurance	0	0
R0050 Motor vehicle liability insurance and proportional reinsurance	5,103	0
R0060 Other motor insurance and proportional reinsurance	0	0
R0070 Marine, aviation and transport insurance and proportional reinsurance	0	0
R0080 Fire and other damage to property insurance and proportional reinsurance	0	0
R0090 General liability insurance and proportional reinsurance	10,504	3,778
R0100 Credit and suretyship insurance and proportional reinsurance	0	0
R0110 Legal expenses insurance and proportional reinsurance	0	0
R0120 Assistance and proportional reinsurance	0	0
R0130 Miscellaneous financial loss insurance and proportional reinsurance	0	0
R0140 Non-proportional health reinsurance	0	0
R0150 Non-proportional casualty reinsurance	0	0
R0160 Non-proportional marine, aviation and transport reinsurance	0	0
R0170 Non-proportional property reinsurance	0	0

Linear formula component for life insurance and reinsurance obligations

R0200	MCR <sub>L</sub> Result	C0040	5
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Net (of reinsurance/SPV) best estimate and TP calculated as a whole	Net (of reinsurance/SPV) total capital at risk
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	C0050	C0060
R0210 Obligations with profit participation - guaranteed benefits	0	
R0220 Obligations with profit participation - future discretionary benefits	0	
R0230 Index-linked and unit-linked insurance obligations	0	
R0240 Other life (re)insurance and health (re)insurance obligations	226	
R0250 Total capital at risk for all life (re)insurance obligations		0

Overall MCR calculation

R0300	Linear MCR	C0070	2,015
R0310	SCR		11,606
R0320	MCR cap		5,223
R0330	MCR floor		2,901
R0340	Combined MCR		2,901
R0350	Absolute floor of the MCR		3,500
R0400	Minimum Capital Requirement		3,500