Company Registration Number: 71805

STRATEGIC REPORT, DIRECTORS' REPORT AND FINANCIAL STATEMENTS

for the year ended 31 December 2021

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Strategic report

The Directors present the Strategic Report, their Report and the financial statements of PA (GI) Limited ("the Company") for the year ended 31 December 2021.

The financial statements of the Company for the year ended 31 December 2021 have been prepared in accordance with international accounting standards in conformity with the requirements of the Companies Act 2006.

Business review

Principal activities

The Company is regulated by the Prudential Regulatory Authority ("PRA") and the Financial Conduct Authority ("FCA"). The Company's principal activity is the administration of complaints relating to creditor insurance policies previously underwritten by the Company.

Until 1 January 2012 the Company's principal activity was transacting general insurance business which was in run off. The business was reinsured to, and administered by, Royal & Sun Alliance ("RSA"). With effect from 1 January 2012 the Company transferred its remaining general insurance liabilities to RSA in accordance with a scheme under Part VII of the Financial Services and Markets Act 2000 ("the Scheme"), approved by the High Court on 12 December 2011.

Following a High Court hearing in May 2015, the Court ruled that the Company retained liability in respect of complaints relating to creditor insurance originally underwritten by the Company but subsequently transferred to third parties in accordance with Part VII of the Financial Services and Markets Act 2000. As a result of this ruling, the Company has established processes to review the complaints received, and where appropriate, provide redress to the policyholders. This is the only activity undertaken by the Company. Further details are provided in note 12 to the financial statements.

Corporate activity

There have not been any changes to the Company's operations during the period under review.

Principal risks and uncertainties

The Phoenix Group ("the Group"), of which the Company is a member, applies a consistent methodology for the identification, assessment, management and reporting of risk that includes a high level framework for the management of key risks within each business unit.

The main risk facing the Company relates to the liability in respect of the complaints referred to above. The Company has recognised a provision for this liability of £2,173,000 (2020: £1,570,000) which has been calculated on a best estimate basis after allowing for a range of possible outcomes for each of the key assumptions. The net increase in the balance of the provision of £603,000 includes the costs to be incurred on its redress recovery actions. The Directors will continue to review the adequacy of this provision in light of the Company's own experience and external market factors.

On 2 March 2017, the Financial Conduct Authority ('FCA') issued a policy statement (PS17/3) which set the deadline of 29 August 2019 by which consumers needed to have made their creditor insurance complaints or they lost their right to have them assessed by firms or by the Financial Ombudsman Service. The bulk of the complaints received by the Company ahead of the deadline were adjudicated during 2019 and 2020.

The Company is also exposed to credit risk, arising from counterparty default in relation to bank deposits, collective investments held and the other receivables.

The Company's exposure to these risks is monitored by the Board, which agrees policies for managing the risk on an ongoing basis.

Directors' duties under section 172 of the Companies Act

Section 172 of the Companies Act 2006 requires each director of a company to act in the way he or she considers, in good faith, would most likely promote the success of the company for the benefit of its members as a whole. In doing so, each director must have regard, amongst other matters, to the:

- likely consequences of any decisions in the long term;
- interests of the company's employees;
- need to foster the company's business relationships with suppliers, customers and others;
- impact of the company's operations on the community and the environment;
- desirability of the company maintaining a reputation for high standards of business conduct; and
- need to act fairly as between members of the company.

During the year, the Directors of the Company have applied section 172 of the Companies Act 2006 in a manner consistent with the overall purpose, values and strategic priorities of the Phoenix Group. When considering issues of strategic importance, and making key decisions about the Company (or those that impact the wider Group), the Directors have acted in a way which they consider, in good faith, is most likely to promote the success of the Company for the benefit of its members as a whole.

The Board recognises that a company's stakeholders are integral to its success. During the year, the Company's directors ensured that considerations and decision-making processes took into account their impact on its own stakeholders, namely:

- The Company's customers in relation to whom it administers complaints arising from creditor insurance policies previously underwritten by the Company;
- Employees engaged by the Company via service companies within the Phoenix Group;
- Its regulators, the Prudential Regulatory Authority (PRA) and Financial Conduct Authority (FCA);
- The Company's immediate parent, Pearl Life Holdings Limited and ultimate parent, Phoenix Group Holdings plc.

Significant decisions that show how the Board considered relevant matters set out in section 172 are outlined in the table below, demonstrating how the directors of the Company have carried out their duties under section 172 of the Companies Act 2006 during the year ended 31 December 2021.

KEY BOARD DECISION	Approval of annual financial statements for the year ended 31 December 2020 ('YE20')
Strategic Importance	Consideration of s172 matters
	Long term consequences: as part of the year-end accounts approval process the Board
Optimising our in-force	considered whether the expectation that the Company would continue in operational
business	existence for the foreseeable future was appropriate. Such consideration enabled the
	Board to reach a decision to approve the YE20 accounts, within which a going concern
Investing in a sustainable	statement was included (relied upon by others assessing the business). The long term
future	impact of the decision to approve the YE20 accounts therefore included the potential
	reliance of those reading the accounts on the going concern statement, which the Board
	considered to be relevant and accurate.
	Maintaining a reputation for high standards of business conduct: prior to approving
	the YE20 accounts, the Board considered the outcome of an external audit for the
	accounts, including assessments relating to the impact of COVID 19 on the Company. By
	ensuring that clearance had been received from the external auditor, the Board was able
	to ensure that the Company's reputation for high standards of business conduct was
	maintained, expected by all stakeholders.
Outcome	Following due consideration of the matters set out in section 172, the Board approved the
	YE20 accounts.
KEY BOARD DECISION	Approval of Approach in Relation to Customer Correspondence
Strategic Importance	Consideration of s172 matters
	Maintaining a reputation for high standards of business conduct: the Board was
Investing in a sustainable	asked to consider the most appropriate approach to address customer correspondence
future	and compliance with the FCA's complaint handling rules. In doing so, the Board
	considered the requirements of the FCA, the views of the Financial Ombudsman Service

	PA (GI) LIMITED
	 (FOS) and potential risks associated with the agreed course of action, which included resource and financial implications. Fostering business relationships with customers and others: as part of its
	considerations, the Board considered how the matter might impact the way in which customers, the FCA and FOS chose to respond to the agreed way forward.
	 Long term consequences: as referred to above, the Board considered the financial implications of addressing the matter, including any impact on solvency. It also considered the extent to which the agreed way forward could impact the Company's long term objectives.
Outcome	Following due consideration of the matters set out in section 172 the Board approved the recommendation to remediate all affected customers

In order to support the board's consideration of the matters set out in section 172 (1) (a)-(f), each proposal submitted to the Board must include detail about directors' duties including those set out above.

Key Performance Indicators ('KPIs')

The Company's performance is measured and monitored by the Board with particular regard paid to the following KPIs:

Capital resources

Since 1 January 2016, the Company has monitored its regulatory capital adequacy under the Solvency II regime. Under this regime, the Company is required to retain sufficient capital (termed "Own Funds") at all times to meet the higher of the Minimum Capital Requirement ("MCR") or the Solvency Capital Requirement ("SCR") as determined by the Group's PRA approved Internal Model.

As at 31 December 2021 the Company's audited Solvency II Own funds and MCR were £3,560,000 (2020: £4,260,000 unaudited) and £3,126,000 (2020: £3,338,000 unaudited) as audited in line with the release of the Solvency and Financial Condition Report, respectively.

Profits after taxation and distributable reserves

For the year ended 31 December 2021, the Company reported a loss after taxation of £700,000 (2020: profit after taxation of £420,000). As at 31 December 2021, the Company had distributable reserves amounting to £560,000 (2020: £1,260,000).

Cash flows

Cash flows are monitored closely by the business to ensure that all liabilities can be met as they fall due.

On behalf of the Board

-DocuSigned by:

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RKThakrar

Director

30 September 2022

Directors' report

The Company is incorporated in the United Kingdom. Its registration number is 71805 and its registered office is 1 Wythall Green Way, Wythall, Birmingham B47 6WG.

Result and dividends

The results of the Company for the year are shown in the statement of comprehensive income on page 14. The loss before tax was £700,000 (2020; profit before tax of £471,000).

An interim dividend of £nil was paid during the year (2020. £60,000,000).

Future developments

It is intended that in due course the Company will apply to the PRA and FCA for cancellation of the Company's authorisation to undertake general insurance business.

Going concern

The Strategic report and Directors' report summarises the Company's activities, its financial performance and financial position together with any factors likely to affect its future development. In addition, the Strategic report discusses the principal risks and uncertainties it faces. Notes 17 and 18 to the financial statements summarise the Company's risk and capital management objectives and policies together with its financial risks.

The Board has followed the UK Financial Reporting Council's "Going Concern Basis of Accounting and Reporting on Solvency and Liquidity Risks" (issued April 2016) when performing its going concern assessment. As part of its comprehensive assessment of whether the Company is a going concern, the Board has prepared cash flow forecasts for the Company for the period to 30 September 2023.

The Company had £12,247,000 of cash and liquidity funds at 31 December 2021 and £12,191,000 at 30 June 2022. The Company's liquidity position is monitored monthly and regular reviews are undertaken to identify cash flow requirements. The Company's forecasts show it has sufficient liquidity to meet its liabilities as they fall due over the going concern period to 30 September 2023.

As a result of this review the Directors believe the Company has adequate resources to continue in operational existence over the going concern period assessed up to 30 September 2023. Accordingly, the Directors consider it appropriate to adopt the going concern basis of accounting in preparing the financial statements.

Directors

The names of those individuals who served as Directors of the Company during the year or who held office as at the date of signature of this report are as follows:

A Moss

R K Thakrar

DN Woollett

QJZentner

Secretary

Pearl Group Secretariat Services Limited acted as Secretary throughout the year.

Disclosure of Indemnity

Qualifying third party indemnity arrangements (as defined in section 234 of the Companies Act 2006) were in force for the benefit of the Directors of the Company during the year and remain in place at the date of approval of this report.

Disclosure of information to auditor

So far as each of the Directors is aware, there is no relevant audit information (as defined in the Companies Act 2006) of which the Company's auditor is unaware, and each of the Directors has taken all the steps that they ought to have taken as a Director to make themselves aware of any relevant audit information (as defined) and to establish that the Company's auditor are aware of that information. This confirmation is given and should be interpreted in accordance with the provisions of section 418(2) of the Companies Act 2006.

Statement on Business Relationships

Business relationships with customers

Customer matters are key for the Company and play a significant part of the rationale for decision-making that takes place. Board papers require authors to consider and provide detail relating to the potential impact of proposals on customers, ensuring that the Board is able to pay due regard to such matters.

Business relationships with Partners/Suppliers

The "Service Companies" within the Phoenix Group Holdings plc group are the principal leads on maintaining relationships with suppliers.

Energy and carbon reporting

Energy and Carbon usage information is disclosed in the Group's annual report and accounts and accordingly the Company has not reported on this in these individual financial statements.

Re-appointment of auditor

In accordance with section 487 of the Companies Act 2006, the Company's auditor, Ernst & Young LLP, will be deemed to have been re-appointed at the end of the period of 28 days following circulation of copies of these financial statements as no notice has been received from members pursuant to section 488 of the Companies Act 2006 prior to the end of the accounting reference period to which these financial statements relate.

On behalf of the Board

DocuSigned by:

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R K Thakrar

Director

30 September 2022

Statement of Directors' responsibilities

The Directors are responsible for preparing the Strategic report, the Directors' report and the Company's financial statements ("the financial statements") in accordance with applicable United Kingdom law and regulations.

Company law requires the Directors to prepare financial statements for each financial year. Under the law the Directors have elected to prepare those statements in accordance with UK adopted international accounting standards ('IFRS'). Under company law, the Directors must not approve the financial statements unless they are satisfied that they present fairly the financial performance, financial position and cash flows of the Company for the accounting period. A fair presentation of the financial statements in accordance with IFRS requires the Directors to:

- select suitable accounting policies in accordance with IAS 8: Accounting Policies, Changes in Accounting Estimates and Errors and then apply them consistently;
- make judgements and accounting estimates that are reasonable and prudent;
- present information, including accounting policies, in a manner that provides relevant, reliable, comparable and understandable information;
- provide additional disclosures when compliance with the specific requirements in IFRS is insufficient to enable users to
 understand the impact of particular transactions, other events and conditions on the Company's financial position and
 financial performance;
- state that the Company has complied with applicable IFRS, subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Company will continue in business.

The Directors are responsible for keeping adequate accounting records that are sufficient to show and explain the Company's transactions and disclose with reasonable accuracy at any time the financial position of the Company and enable them to ensure that the financial statements comply with the Companies Act 2006. They are also responsible for safeguarding the assets of the Company and hence taking reasonable steps for the prevention and detection of fraud and other irregularities.

Independent auditor's report to the members of PA (GI) Limited

Opinion

We have audited the financial statements of PA (GI) Limited (the "company") for the year ended 31 December 2021 which comprise the statement of comprehensive income, the statement of financial position, the statement of cash flows, the statement of changes in equity and the related notes 1 to 21, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and UK adopted international accounting standards.

In our opinion, the financial statements

- give a true and fair view of the company's affairs as at 31 December 2021 and of its loss for the year then ended;
- have been properly prepared in accordance with UK adopted international accounting standards; and
- have been prepared in accordance with the requirements of the Companies Act 2006.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard as applied to public interest entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

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

Emphasis of matter - Provision for future complaint and litigation costs

We draw attention to note 12 which describes the provision for future complaint and litigation costs. As disclosed in note 12, the total amount provided represents the company's best estimate of the likely future costs. However, the final quantum of the future costs is subject to a number of risks and uncertainties and could differ materially from the company's estimate of the total potential liability. Our opinion is not modified in respect of this matter.

Conclusions relating to going concern

In auditing the financial statements, we have concluded that the directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate. Our evaluation of the directors' assessment of the company's ability to continue to adopt the going concern basis of accounting included assessing management's going concern papers and workings for unreasonable assumptions and conclusions. To evaluate management's assessment of the company's ability to continue to adopt the going concern basis of accounting, we have:

- confirmed our understanding of management's going concern assessment process and obtained management's assessment which covers the period to 30 September 2023;
- reviewed management's assessment of going concern approved by the board, minutes of meetings of the board and its committees;
- evaluated management's analysis on the company's assets and liquidity to understand the extent to which the company could meet its future obligations;
- evaluated management's analysis on the company's provisions to understand how severe an adverse movement would
 have to be to result in the elimination of solvency requirement headroom;
- assessed the appropriateness of the going concern disclosures by comparing the disclosures with management's
 assessment and for compliance with the relevant reporting requirements; and
- performed enquiries of management and those charged with governance to identify any risks or events that may impact
 the company's ability to continue as a going concern.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the company's ability to continue as a going concern for a period of 12 months from when the financial statements are authorised for issue.

Our responsibilities and the responsibilities of the directors with respect to going concern are described in the relevant sections of this report. However, because not all future events or conditions can be predicted, this statement is not a guarantee as to the company's ability to continue as a going concern.

Overview of our audit approach

Key audit matters	Creditor insurance mis-selling provision	
Materiality	Overall materiality of £72,485 which represents 2% of Equity	

An overview of the scope of our audit

Tailoring the scope

Our assessment of audit risk, our evaluation of materiality and our allocation of performance materiality determine our audit scope for the company. This enables us to form an opinion on the financial statements. We take into account size, risk profile, the organisation of the company and effectiveness of controls, including controls and changes in the business environment when assessing the level of work to be performed. All audit work was performed directly by the audit engagement team.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) that we identified. These matters included those which had the greatest effect on: the overall audit strategy, the allocation of resources in the audit; and directing the efforts of the engagement team. These matters were addressed in the context of our audit of the financial statements as a whole, and in our opinion thereon, and we do not provide a separate opinion on these matters.

Risk	Our response to the risk	Key observations communicated
		to the Board of directors
Creditor Insurance Mis-selling	To obtain sufficient audit evidence to	We determined the calculation of
Provision (2021: £2.2m, 2020:	conclude on the appropriateness of the	the provision was reasonable based
£1.6m)	provision, we:	on the information available.
	Reviewed management's assumptions	However the ultimate estimate of
Refer to the Strategic Report (page 2);	and methodology in calculating the	the provision is subject to significant
Accounting policies (page 18); and	provision by validating the inputs and	uncertainty and may differ
Note 12 of the Financial Statements	confirming the integrity of the	materially from the estimate that is
(page 25)	calculation of the provision;	currently provided in the financial
	 Performed a sensitivity analysis to 	statements. As such, we have
The company holds a provision	assess the impact of assumption	included an emphasis of matter on
relating to past sales of creditor	uncertainty on the quantification of	the quantification of the creditor
insurance policies. We have deemed	the provision;	insurance mis-selling provision.
this to be a key audit matter due to a	 Validated the inputs and confirmed 	
number of assumptions being used to	the integrity of the calculation;	Note 12 of the Financial Statements
determine the value of the provision	 Performed a substantive testing over 	discloses the key sensitivities of the
held, all of which are subject to a high	the claims paid during the year;	assumptions, and the resulting
degree of uncertainty.		impact on the value of the provision,
		to quantify the underlying

Our response to the risk	Key observations communicated to the Board of directors
 Considered recoverability of third party receivables related to the provision; 	uncertainty of the provision. We are satisfied that the provision disclosure is in accordance with the
Considered and concluded upon the	applicable financial reporting

framework.

In 2017, third parties agreed to reimburse the company for a portion of the claims paid to date and in future. While these agreements reduce the cost incurred by the company, there still remains the uncertainty of the gross provision assumptions, as such the company still has an exposure to the risks they present.

Considered and concluded upon the adequacy of the disclosures made by the company, with reference to the provision and contingent liability, in line with the applicable financial reporting framework.

PA (GI) LIMITED

Our application of materiality

We apply the concept of materiality in planning and performing the audit, in evaluating the effect of identified misstatements on the audit and in forming our audit opinion.

Materiality

Risk

The magnitude of an omission or misstatement that, individually or in the aggregate, could reasonably be expected to influence the economic decisions of the users of the financial statements. Materiality provides a basis for determining the nature and extent of our audit procedures.

We determined materiality for the company to be £72,000 (2020: £85,000), which is 2% (2020: 2%) of equity. We believe that equity provides us with a more appropriate measure given that the company's principal activity is now the handling and payment of redress as a result of creditor insurance complaints, and the continuing regulatory solvency requirements.

Performance materiality

The application of materiality at the individual account or balance level. It is set at an amount to reduce to an appropriately low level the probability that the aggregate of uncorrected and undetected misstatements exceeds materiality.

On the basis of our risk assessments, together with our assessment of the company's overall control environment, our judgement was that performance materiality was 75% (2020: 75%) of our planning materiality, namely £54,000 (2020: £64,000). We have set performance materiality at this percentage due to there being no expectation of misstatements greater than the reporting threshold based on experience in prior years.

Reporting threshold

An amount below which identified misstatements are considered as being clearly trivial.

We have reported to the directors all uncorrected audit differences in excess of £4,000 (2020: £4,000), which is set at 5% of planning materiality, as well as differences below that threshold that, in our view, warranted reporting on qualitative grounds.

We evaluate any uncorrected misstatements against both the quantitative measures of materiality discussed above and in light of other relevant qualitative considerations in forming our opinion.

Other information

The other information comprises the information included in the annual report, other than the financial statements and our auditor's report thereon. The directors are responsible for the other information contained within the annual report.

Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in this report, we do not express any form of assurance conclusion thereon.

Our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the course of the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether this gives rise to a material misstatement in the financial statements themselves or a material misstatement of the other information. If, based on the work we have performed, we conclude that there is a material misstatement of the other information, we are required to report that fact.

We have nothing to report in this regard.

Opinions on other matters prescribed by the Companies Act 2006

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the strategic report and the directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the strategic report and directors' report have been prepared in accordance with applicable legal requirements.

Matters on which we are required to report by exception

In the light of the knowledge and understanding of the company and its environment obtained in the course of the audit, we have not identified material misstatements in the strategic report or directors' report.

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us; or
- · the financial statements are not in agreement with the accounting records and returns; or
- · certain disclosures of directors' remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit

Responsibilities of directors

As explained more fully in the directors' responsibilities statement, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Auditor's responsibilities for the audit of the financial statements

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

Explanation as to what extent the audit was considered capable of detecting irregularities, including fraud

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect irregularities, including fraud. The risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment by, for example, forgery or intentional misrepresentations, or through collusion. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below.

However, the primary responsibility for the prevention and detection of fraud rests with both those charged with governance of the company and management.

- We obtained an understanding of the legal and regulatory frameworks that are applicable to the company and determined
 that the most significant related to elements of Company law and tax legislation, and the financial reporting framework.
 Our considerations of other laws and regulations that may have a material effect on the financial statements included
 permissions and supervisory requirements of the Prudential Regulation Authority ('PRA') and the Financial Conduct
 Authority ('FCA').
- We understood how PA (GI) Limited is complying with those frameworks by making enquiries of management, internal
 audit, and those responsible for legal and compliance matters. We also reviewed correspondence between the company
 and UK regulatory bodies; reviewed minutes of the Board and Executive Risk Committee; and gained an understanding of
 the company's approach to governance, demonstrated by the Board's approval of the company's governance framework
 and the Board's review of the company's risk management framework ('RMF') and internal control processes.
- We assessed the susceptibility of the company's financial statements to material misstatement, including how fraud might
 occur by enquiry of management and considering the controls that the company has established to address risks identified
 by the entity that seek to prevent, deter, or detect fraud.
- Based on this understanding we designed our audit procedures to identify non-compliance with such laws and regulations.
 Our procedures involved: making enquiries of those charged with governance and senior management for their awareness of any non-compliance of laws or regulations, enquiring about the policies that have been established to prevent non-compliance with laws and regulations by officers and employees, enquiring about the company's methods of enforcing and monitoring compliance with such policies, inspecting significant correspondence with the FCA and the PRA.
- The company operates in the insurance industry which is a highly regulated environment. As such the Senior Statutory
 Auditor considered the experience and expertise of the engagement team to ensure that the team had the appropriate
 competence and capabilities, which included the use of specialists where appropriate.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at https://www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

Other matters we are required to address

• Following the recommendation from the board of directors, we were appointed by the company in 2004 to audit the financial statements for the year ending 31 December 2004 and subsequent financial periods.

The period of total uninterrupted engagement including previous renewals and reappointments is 18 years, covering the years ending 31 December 2004 to 31 December 2021.

- The non-audit services prohibited by the FRC's Ethical Standard were not provided to the company and we remain independent of the company in conducting the audit.
- The audit opinion is consistent with the additional report to the Board of directors.

Use of our report

This report is made solely to the company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company's members as a body, for our audit work, for this report, or for the opinions we have formed.

Ent + Yours LLT

Stuart Wilson (Senior statutory auditor)

for and on behalf of Ernst & Young LLP, Statutory Auditor

London

30 September 2022

PA (GI) LIMITED			
Statement of comprehensive income for the year ended 31 December 2021			
	Notes	2021 £000	2020 £000
Investment income Net income	3	9	266 266
Administrative expenses Total operating expenses	4	(708) (708)	205 205
(Loss)/profit for the year before tax attributable to owners		(699)	471
Tax charge	7	(1)	(51)
(Loss)/profit for the year attributable to owners		(700)	420
Other comprehensive income		-	-
Total comprehensive (loss)/income for the year		(700)	420

Statement of financial position

as at 31 December 2021

		As at 31 December 2021	As at 31 December 2020
EQUITY AND LIABILITIES	Notes	5000	0003
Equity attributable to owners			
Share capital	10	3,000	3,000
Capital contribution reserve	11	21,000	21,000
Retained earnings		(20,440)	(19,740)
Total equity	- -	3,560	4,260
Liabilities			
Provisions	12	2,173	1,570
Other payables	13	7,206	7,606
Accrued expenses		-	230
Total liabilities	-	9,379	9,406
Total equity and liabilities	-	12,939	13,666
ASSETS			
Financial assets			
Callective investment schemes	14	12,247	13,081
Other receivables	12	641	563
	_	12,888	13,644
Accrued income	15	1	1
Bank and cash balances		50	21
Total assets	=	12,939	13,666

On behalf of the Board

DocuSigned by:

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R K Thakrar

Director

30 September 2022

PA (GI) LIMITED			
Statement of cash flows			
for the year ended 31 December 2021			
		2021	2020
	Notes	£000	£000
Cash flows from operating activities			
Cash generated in operations	16	29	60,155
Net cash flows from operating activities	-	29	60,155
Cash flows from financing activities			
Dividends paid	8	-	(60,000)
Net cash flows from operating activities	- -	_	(60,000)
Net increase in cash and cash equivalents		29	155
Cash and cash equivalents at the beginning of the year		21	(134)
Cash and cash equivalents at the end of the year	=	50	21
Supplementary disclosures on cash flows from operating activities			
Interest received	_	9	313

At 31 December 2020

	PA (GI) LIMIT	ED	·	
Statement of changes in equity				
for the year ended 31 December 2021				
		Capital		
	Share	contribution		
	capital	reserve	Retained	
	(note 10)	(note 11)	earnings	Tota
	5000	£000	£000	£000
At 1 January 2021	3,000	21,000	(19,740)	4,26
Fotal comprehensive loss for the year	÷	-	(700)	(7Ů
<u>-</u>				
At 31 December 2021	3,000	21,000	(20,440)	3,56
			(20,440)	3,56
			(20,440)	3,56
		Je.	(20,440)	3,56
	considered distributab	le. Capital	(20,440) Retained	
At 31 December 2021 Of the above, £560,000 (2020: £1,260,000) is	considered distributab Share capital (note 10)	le. Capital contribution reserve (note 11)	Retained earnings	Tota
	considered distributab Share capital	le. Capital contribution reserve	Retained	
	considered distributab Share capital (note 10)	le. Capital contribution reserve (note 11)	Retained earnings	Tot £00
Of the above, £560,000 (2020: £1,260,000) is	Share capital (note 10)	Capital contribution reserve (note 11)	Retained earnings £000	Tota

3,000

21,000

(19,740)

4,260

Notes to the financial statements

Accounting policies

(a) Basis of preparation

The financial statements for the year ended 31 December 2021, set out on pages 14 to 30, were authorised by the Board of Directors for issue on 12 September 2022.

The financial statements have been prepared on a historical cost basis except for those financial assets that have been measured at fair value.

The results of the Company are consolidated into the accounts of the Company's ultimate parent Phoenix Group Holdings Public Limited Company ("PGH plc"), a company incorporated in the United Kingdom. The registered address of PGH plc is Juxon House, 100 St Paul's Churchyard, London, EC4M 8BU.

Going Concern

The Directors have prepared cash flow forecasts for the Company for the period to 30 September 2023. The Company had £12.2m of cash and liquidity funds at 31 December 2021 and £12.2m at 30 June 2022. The Company's liquidity position is monitored monthly and regular reviews are undertaken to identify cash flow requirements. The Company's forecasts show it has sufficient liquidity to meet its liabilities as they fall due over the going concern period to 30 September 2023.

As a result of performing a going concern review and having assessed the principal risks and the other matters, the Directors believe the Company has adequate resources to continue in operational existence for the foreseeable future, this period being twelve months from the approval of these financial statements. Accordingly, the Directors consider it appropriate to adopt the going concern basis of accounting in preparing the financial statements. Further detail is provided within the Directors' report.

Climate change

In preparation of these financial statements, the Company has considered the potential impacts of climate change on the financial statements, including on key assumptions and estimates used in the valuation of reported assets and liabilities, and concluded that there are no material implications at this time. Impacts of climate change will remain under review by the Company and the wider Phoenix Group.

Statement of compliance

The financial statements of the Company for the year ended 31 December 2021 have been prepared in accordance with international accounting standards in conformity with the requirements of the Companies Act 2006.

The financial statements are presented in sterling (£) rounded to the nearest £000 except where otherwise stated.

The Company presents its statement of financial position broadly in order of liquidity. An analysis regarding recovery or settlement more than twelve months after the period end is presented in the notes.

Assets and liabilities are offset and the net amount reported in the statement of financial position only when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liability simultaneously. Income and expenses are not offset in the statement of comprehensive income unless required or permitted by an international financial reporting standard or interpretation, as specifically disclosed in the accounting policies of the Company.

(b) Critical accounting estimates and judgements

The preparation of financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

Critical accounting estimates are those which involve the most complex or subjective judgements or assessments. The areas of the Company's business that typically require such estimates are the determination of provisions as discussed in accounting policy(d). Further information on the key assumptions is provided in note 12.

(c) Income tax

Income tax comprises current tax. Income tax is recognised as income or an expense in the statement of comprehensive income except to the extent that it relates to items recognised as other comprehensive income in the statement of comprehensive income, in which case it is recognised as other comprehensive income in that statement.

Current tax is the expected tax payable on the taxable income for the year, using tax rates and laws enacted or substantively enacted at the date of the statement of financial position together with adjustments to tax payable in respect of previous years.

(d) Provisions and contingent liabilities

A provision is recognised when the Company has a present legal or constructive obligation as a result of a past event and it is probable that an outflow of economic benefits will be required to settle the obligation. If the effect is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where the Company has a present legal or constructive obligation as a result of a past event but it is not probable that there will be an outflow of resources to settle the obligation or the amount cannot be readily estimated, this is disclosed as a contingent liability.

Related recoveries are only recognised as and when they are virtually certain and are presented as a separate asset.

(e) Financial assets

Investments comprise shares in open-ended investment companies and are designated at fair value through profit or loss and accordingly are stated in the statement of financial position at fair value. They are designated at fair value through profit or loss because they are managed and evaluated on a fair value basis. Fair value is determined by reference to published bid values.

(f) Cash and cash equivalents

Cash and cash equivalents comprise cash balances and short-term deposits with an original maturity term of three months or less at the date of placement.

For the purposes of the Statement of cash flows, cash and cash equivalents includes any bank overdrafts.

(g) Dividends

Final dividends on ordinary shares are recognised as a liability and deducted from equity when they are approved by the Company's owners. Interim dividends are deducted from equity when they are paid.

Dividends for the year that are approved after the reporting period are dealt with as an event after the reporting period.

(h) Income recognition

Investment income

Investment income comprises distributions received on the Company's holdings in financial assets, and is recognised in the statement of comprehensive income on the date the right to receive the payment is established.

(i) Share capital and capital contributions

Ordinary share capital

The Company has issued ordinary shares and deferred shares which are classified as equity.

Capital contributions

Capital contributions received by the Company and which contain no agreement for their repayment are recognised directly in the statement of changes in equity as capital. The reserve is considered distributable.

(j) Events after the reporting period

The financial statements are adjusted to reflect significant events that have a material effect on the financial results and that have occurred between the period end and the date when the financial statements are authorised for issue, provided they give evidence of conditions that existed at the period end. Events that are indicative of conditions that arise after the period end that do not result in an adjustment to the financial statements are disclosed.

2. Financial information

In preparing the financial statements, the Company has adopted the following standards, interpretations and amendments which have been issued by the International Accounting Standards Board (IASB'):

- Amendments to IFRS 3 Business Combinations: The amendments have revised the definition of a business and aim
 to assist companies to determine whether an acquisition is of a business or a group of assets. These amendments
 have no impact on the Company.
- Interest Rate Benchmark Reform (Amendments to IFRS 9, IAS 39 and IFRS 7): The amendments have arisen
 following the phasing out of interest-rate benchmarks such as interbank offered rates ('IBOR'). S These amendments
 have no impact on the Company.
- Amendments to IAS1 Presentation of Financial Statements and IAS8 Accounting Policies, Changes in
 Accounting Estimates and Errors: Amendments clarify the definition of material and how it should be applied; and
- Amendments to the References to the Conceptual Framework in IFRS Standards.

The IASB has issued the following new or amended standards and interpretations which apply from the dates shown. The Company has decided not to early adopt any of these standards, interpretations or amendments where this is permitted.

- Interest Rate Benchmark Reform Phase 2 (Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16) (1 January 2021). The changes introduced in Phase 2 of the Interest Rate Benchmark Reform project relate to the modification of financial assets, financial liabilities and lease liabilities (introducing a practical expedient for modifications required by the IBOR reform), specific hedge accounting requirements to ensure hedge accounting is not discontinued solely because of the IBOR reform, and disclosure requirements applying IFRS 7 to accompany the amendments regarding modifications and hedge accounting. The Company has completed its transition away from IBOR rates and there are no financial instruments still subject to interest rate benchmark reform risk.
 - Interest rate benchmark reform (Phase 2) has been endorsed for use in the UK by the Secretary of State. On 21 May 2021 the powers to endorse and adopt IFRSs were delegated by the Secretary of State to the UK Endorsement Board.
- Annual Improvements Cycle 2018 2020 (1 January 2022): Minor amendments to IFRS 1 First-time Adoption of
 International Financial Reporting Standards, IFRS 9 Financial Instruments, IAS 41 Agriculture and the Illustrative
 Examples accompanying IFRS 16 Leases. These amendments do not currently have any impact on the Company.
- Classification of Liabilities as Current and Non-current (Amendments to IAS 1 Presentation of Financial
 Statements) (2023). The amendments clarify rather than change existing requirements and aim to assist entities in
 determining whether debt and other liabilities with an uncertain settlement date should be classed as current or noncurrent. It is currently not expected that there will be any reclassifications as a result of this clarification.

- Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28) (Effective date deferred). The amendments address the conflict between IFRS 10 and IAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. These amendments are not expected to have any impact on the Company.
- Amendment to IFRS 16 Leases Covid-19-Related Rent Concessions (1 June 2020). This amendment is not
 applicable as the Company does not apply IFRS 16.
- Amendments to IFRS 4 Insurance Contracts deferral of IFRS 9 Financial Instruments (1 January 2021). This
 amendment is not applicable as the Company has no insurance policies in issue.
- IFRS 9 Financial Instruments (2023). This is not applicable to the Company.
- IFRS 3 Business Combinations (1 January 2022). The amendments update a reference in IFRS 3 to the Conceptual Framework for Financial Reporting without changing the accounting requirements for business combinations. As a result there are no impacts from this amendment.
- IAS 16 Property, Plant and Equipment (1 January 2022). The amendments prohibit a company from deducting
 from the cost of property, plant and equipment amounts received from selling items produced while the company is
 preparing the asset for its intended use. Instead, a company will recognise such sales proceeds and related cost in
 profit or loss. These amendments do not currently have any impact on the Company.
- IAS 37 Provisions, Contingent Liabilities and Contingent Assets (1 January 2022): The amendments specify
 which costs a company includes when assessing whether a contract will be loss-making. These amendments are not
 expected to have a significant impact on the Company.
- IFRS 17 Insurance contracts (2023). This standard is not applicable as the Company has no insurance policies in
 issue.
- Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28). The amendments address the conflict between IFRS 10 and IAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. These amendments are not expected to have any impact on the Company.

On 31 January 2020, the UK left the European Union ('EU') and consequently EFRAG will no longer endorse IFRSs for use in the UK. Legislation is in place to onshore and freeze EU-adopted IFRSs and from 1 January 2021 the Company will apply UK-adopted International Accounting Standards. The European Commission's powers to endorse and adopt IFRSs will be delegated by the Secretary of State to the UK Endorsement Board.

3. Investment income

	2021	2020
	5000	0003
Investment income		
Dividend income on financial assets designated at fair value through profit or loss on initial		
recognition	11	266
Net fair value gains and losses	(2)	-
	9	266

The net fair value gains arose on the Company's in structured entities – see note 9.

PA (GI) LIMITED		
4. Administration expenses		
	2021	2020
	£000	£000
Increase/(decrease) in provision (see note 12)	1,443	(1,190)
(Increase)/decrease in recoveries (see note 12)	(817)	985
Investment management fees	82	-
	708	(205)

The Company has no employees. Services are provided by Pearl Group Services Limited and Pearl Group Management Services Limited, fellow subsidiaries of the Company.

5. Directors' remuneration

	2021 £000	2020 £000
Remuneration (excluding pension contributions and awards under share option schemes and other long-term incentive schemes)	91	83
Other long-term benefits	69	67
Contributions to money purchase pension schemes	-	1
Number of Directors accruing retirement benefits under: - a money purchase pension scheme	2	2
Number of Directors who had exercised share options during the year	4	4

 $The \ Directors \ are \ employed \ by \ either \ Pearl \ Group \ Services \ Limited \ or \ Pearl \ Group \ Management \ Services \ Limited.$

For the purposes of this note an apportionment of the total remuneration paid to the Directors of the Company by the Phoenix Group has been made based on an estimate of the services rendered to the Company.

During the year to 31 December 2021 key management personnel and their close family members contributed £744,000 (2020: £2,000) to pensions and savings products sold by the Phoenix Group and transferred out £450,000 of investments (2020: £nil). At 31 December 2021, the total value of key management personnel's investments in the Group's pensions and savings products was £321,000 (2020: £2,000).

During the year, four Directors exercised share options (2020: one). Other long-term benefits due to the highest paid Director were £43,000 (2020: £37,000).

6. Auditor's remuneration

The remuneration of the auditors of the Company, including their associates, which were paid by another group company, was £15,000 (2020: £15,000).

	2021 £000	2020 £000
Audit of the Company's financial statements	10	10
Audit related assurance services	5	5
	15	15
7. Tax charge		
Current year tax charge		
	2021	2020
	£000	£000
Current tax:		
UK Corporation tax	1	51
Total tax charge	1	51
Reconciliation of tax charge		
	2021	2020
	£000	5000
(Loss)/profit before tax	(699)	471
Tax at standard UK rate of 19% (2019: 19%)	(133)	89
Unrecognised post cessation expenses carried forward	134	-
Income covered by unrecognised brought forward expenses	-	(38)
Total tax charge for the year	1	51

The standard rate of UK corporation tax for the accounting period is 19% (2020: 19%).

The UK corporation tax rate is increasing from 19% to 25% with effect from 1 April 2023. This was substantively enacted on 24 May 2021.

Subsequent to year end, an announcement was made reversing the previously announced increase in corporation tax from 19% to 25% from 1 April 2023. This change has not been substantively enacted at the balance sheet date, and as such has not been reflected on the balance sheet. The expected impact of this is nil on the basis that there is no deferred tax recognised on the balance sheet.

At 31 December 2021 the Company had unused post cessation expenses amounting to £25,449,000 (2020: £24,884,000) for which no deferred tax asset has been recognised due to doubtful recoverability.

	PA (C	GI) LIMITED		
8.	Dividends			
			2021	2020
			£000	£000
Divic	dends declared		<u> </u>	60,000

During the year, no dividends were declared. On 30 November 2020, the Board declared and paid an interim cash dividend of £60,000,000.

9. Structured entities

A structured entity is an entity that has been designed so that voting or similar rights are not the dominant factor in deciding who controls the entity, such as when any voting rights relate to administrative tasks only, and the relevant activities are directed by means of contractual arrangements. A structured entity often has some or all of the following features or attributes: (a) restricted activities; (b) a narrow and well-defined objective, such as to provide investment opportunities for investors by passing on risks and rewards associated with the assets of the structured entity to investors; (c) insufficient equity to permit the structured entity to finance its activities without subordinated financial support; and (d) financing in the form of multiple contractually linked instruments to investors that create concentrations of credit or other risks (tranches).

The Company has determined that all of its investments in collective investment schemes are structured entities in the form of liquidity funds.

The Company's holdings in these investments are subject to the terms and conditions of the respective fund's prospectus and are susceptible to market price risk arising from uncertainties about future values. The Company holds redeemable shares and units in each of the funds. The funds are managed by asset managers who apply various investment strategies to accomplish their respective investment objectives. All of the funds are managed by asset managers who are compensated by the respective funds for their services. Such compensation generally consists of an asset-based fee and a performance-based incentive fee and is reflected in the valuation of each fund.

Interests in structured entities

The Company does not provide financial or other support in relation to structured entities.

The Company's interests in structured entities are held as financial assets in the Company's statement of financial position and held at fair value through profit or loss. Any change in fair value is included in the income statement in 'net investment income'.

A summary of the Company's interests in structured entities is included below. These are shown according to the financial asset categorisation in the statement of financial position and further analysed by type of fund in which the entity is invested.

	Carrying value o assets	Carrying value of financial assets	
	2021	2020	
	5000	5000	
Collective investment schemes			
Short term liquidity	12,247	13,081	

Collective investment schemes have been analysed by reference to the predominant asset class the structure is investing in.

The Company's maximum exposure to loss on the interests presented above is the carrying amount of the Company's investments. Once the Company has disposed of its shares or units in a fund, it ceases to be exposed to any risk from that fund.

PA (GI) LIMITED		
10. Share capital		
	2021	2020
	5000	5000
Issued and fully paid: 60,000,000 (2020: 60,000,000) ordinary shares of 1p each	600	600
lssued and fully paid: 9,600,000 (2020: 9,600,000) deferred shares of 25p each	2,400	2,400
	3,000	3,000

The Company's Articles of Association contain a restriction on the number of shares that may be allotted.

The deferred shares do not entitle the holders to receive any dividend in respect of any accounting reference period of the Company unless, and until, there has been declared, and paid in respect of that period, a dividend of not less than £5 per ordinary share. Thereafter the holders of the deferred shares shall participate equally with the holders of such ordinary shares in the profits of the Company. The deferred shares do not entitle any holders to receive notice of, attend or vote at any general meeting of the Company.

On a return of assets on liquidation or otherwise, the assets to be returned shall be applied to the holders of deferred shares, after paying to the holders of the ordinary shares £5,000 per share. In paying to the holders of the deferred shares the amounts paid up thereon and the balance of such assets shall belong to and be distributed among the holders of the ordinary shares in proportion to the amounts paid up on the ordinary shares held by them respectively.

11. Capital contribution reserve

	2021	2020
	5000	5000
At 1 January	21,000	81,000
Dividends declared (see note 8)	-	(60,000)
At 31 December	21,000	21,000

The capital contribution reserve has been treated as a distributable reserve as there is no agreement for its repayment.

12. Provisions

	2021 £000	2020 £000
At1 January	1.570	7,216
Additions/(releases) in the year	1,443	(1,190)
Utilised during the year	(840)	(4,456)
At 31 December	2,173	1,570
Amount due for settlement after 12 months	-	-

Following a High Court hearing in May 2015, the Court ruled that the Company retained liability in respect of complaints relating to creditor insurance originally underwritten by the Company but subsequently transferred to third parties in accordance with Part VII of the Financial Services and Markets Act 2000. As a result of this ruling, the Company has established processes to review the complaints received, and where appropriate, provide redress to the policyholders. A provision for future complaint and litigation costs has been established to recognise the Company's obligations.

The total amount provided represents the Company's best estimate of the likely future costs. The provision was increased during the year as the Company provided for the costs to be incurred on its redress recovery actions. However, the final quantum of the future costs is subject to a number of risks and uncertainties including future complaint volumes, uphold rates of complaints, average redress paid and costs incurred. The ultimate cost of these factors could differ materially from the Company's estimates and assumptions of the total potential liability with the result that a material addition to or release from the provision may be required in future.

On 2 March 2017, the FCA issued a policy statement (PS17/3) which set the deadline of 29 August 2019 by which consumers needed to have made their creditor insurance complaints or they lost their right to have them assessed by firms or by the Financial Ombudsman Service. The approach of the deadline saw a significant increase in the number of complaints that the Company received prior to the deadline. The Company is continuing to administer the on-going adjudication of these complaints.

The Company monitors its operating environment for any exposure to events that may result in a significant change in the level of the provision. This includes events after the reporting period, provided they give evidence of conditions that existed at the period end. The Company's main exposure in regard to these events is in relation to issues raised by claims management companies with the Company in respect of the adjudication of complaints made in the period surrounding the deadline set by the FCA of 29 August 2019. The Company investigates all these issues and includes within the provision estimates of its future costs to ensure fair customer treatment. The balance of the provision at 31 December 2021 includes an estimate for the costs of redressing previously closed complaints. As a result, the number of open complaints to which the Company is exposed at 31 December 2021 has increased from the previous year.

Key sensitivities in the level of the provision are as follows:

- 10% increase in the expected number of complaints received would increase the provision by £10,000 (2020: £7,000);
- 5% increase in the uphold rate would increase the provision by £45,000 (2020: £32,000);
- £1,000 increase in the average redress per complaint upheld would increase the provision by £174,000 (2020: £292,000).

At 31 December 2021, a reimbursement asset of £641,000 (2020: £563,000) has been recognised in other receivables. This represents recoveries due from third parties under contractual arrangements.

	2021	2020
	6000	5000
At 1 January	563	8,373
Recoveries (de-recognised)/recognised during the year	817	(985)
Received during the year	(144)	(11,430)
Included within Other payables (see note 13)	(595)	4,605
At 31 December	641	563
Amount of reimbursement asset due for settlement after 12 months	-	<u> </u>
13. Other payables		
	2021	2020
	£000	5000
Amounts due to Group entities	385	314
Other payables	6,821	7,292
Total other payables	7,206	7,606
Amount due for settlement after 12 months	-	-

PA (GI) LIMITE	
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Included in Other payables is an amount of £6,690,000 (2020: £7,285,000) due to third parties in respect of the recoveries recognised.

14. Financial assets and financial instrument fair value hierarchy

	2021 £000	2020 £000
Financial assets at fair value through profit or loss Designated upon initial recognition		
Collective investment schemes	12,247	13,081
Amount recoverable after 12 months		

Determination of fair value and fair value hierarchy of financial instruments:

Level 1 financial instruments

The fair value of financial instruments traded in active markets (such as publicly traded securities and derivatives) is based on quoted market prices at the period end. The quoted market price used for financial assets is the current bid price on the trade date. If the bid price is unavailable a 'last traded' approach is adopted. For units in unit trusts and shares in open ended investment companies, fair value is by reference to published bid values.

All financial assets have been classified as level 1 financial instruments in the fair value hierarchy.

Offsetting financial assets and liabilities

The Company has no current legally enforceable right to offset recognised financial instruments.

15. Accrued income

	2021 £000	2020 £000
Accrued investment income	1	1
Amount recoverable after 12 months		-

The carrying amount of accrued income approximates to its fair value.

PA (GI) LIMITED		
16. Cash flows from operating activities		
	2021	2020
	0003	£000
(Loss)/profit for the year before tax	(699)	471
Changes in operating assets and liabilities		
Change in financial assets	834	54,424
Change in prepayments and accrued income	-	47
Change in other receivables	(78)	7,810
Change in provision	603	(5,646)
Change in accruals	(230)	230
Change in other payables	(401)	2,819
Cash generated in operations	29	60,155

The Company classifies the cash flows from the acquisition and disposal of financial assets as operating cash flows, as the purchases are funded from the net cash flows associated with the recoveries received administrating complaints relating to creditor insurance policies and the payment of redress relating to these complaints, which are respectively treated under operating activities.

17. Risk management

The main risk facing the Company relates to the liability in respect of the creditor insurance complaints detailed in note 12. The Directors monitor the upholding and settlement of complaints on a regular basis. The principal risks and uncertainties facing the Company are noted below:

Credit risk

Credit risk is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. These obligations can relate to both recognised and unrecognised assets and liabilities.

The Company's liquid assets are primarily invested in an authorised cash collective investment scheme ("CIS"). While the Company is exposed to some credit risk, the Directors consider this risk to be low due to the investment policy and diversified nature of the underlying investments held by the CIS.

Liquidity risk

Exposure to liquidity risk as a result of normal business activities, specifically the risk arising from an inability to meet short-term cash flow requirements. The Company's policy is to maintain sufficient liquid assets of suitable credit quality to cover its capital requirements under the Solvency II Directive. The Company assesses its capital requirements on a regular basis to ensure that it retains sufficient liquidity to meets its obligations.

All of the Company's financial assets have maturity dates of less than 12 months.

Interest rate risk

Movements in interest rates will impact the value of interest receivable. An increase of 1% in interest rates, all other variables held constant, would result in an increase of £100,000 (2020: £106,000) in the profit after tax in respect of a full financial year with a corresponding change in equity. A decrease of 1% in interest rates, all other variables held constant, would result in a decrease of £100,000 (2020: £106,000) in the profit after tax in respect of a full financial year with a corresponding change in equity.

The Company's exposure to these risks is monitored by the Directors, who agree policies for managing each of these risks on an ongoing basis.

18. Capital management

Following the implementation of the Solvency II Directive effective from 1 January 2016, the Company's capital is managed on a Solvency II basis.

A Solvency II capital assessment involves valuation in line with Solvency II principles of the Company's Own Funds and a risk-based assessment of the Company's Solvency Capital Requirement ("SCR"). Solvency II surplus is the excess of Eligible Own Funds over the higher of its SCR or Minimum Capital Requirement ("MCR"). The Company's MCR, as represented by the absolute floor of the MCR, is currently higher than its SCR.

The Company holds an amount of Eligible Own Funds that is greater than the MCR to allow for adverse events in the future that may use capital and might otherwise cause the Company to fail the minimum level of regulatory capital, the MCR.

Basic Own Funds represent the excess of assets over liabilities from the Solvency II balance sheet adjusted to add back any relevant subordinated liabilities that meet the criteria to be treated as capital items.

The Basic Own Funds are classified into three Tiers based on permanency and loss absorbency (Tier 1 being the highest quality and Tier 3 the lowest). Limits are imposed on the amount of each tier that can be held to cover the SCR – Tier 3 own funds cannot be used to cover the MCR.

The Company has obtained PRA approval to calculate the SCR using the Phoenix Group's Internal Model. This model has been calibrated to ensure that the Company's liabilities could be met in one year's time with a 99.5% confidence level, or in other words to be able to withstand a one in 200 year event.

The Company met its capital requirements throughout the year.

19. Related party transactions

The Company enters into transactions with related parties in its normal course of business. These are at arm's length on normal commercial terms.

Pearl Group Services Limited and Pearl Group Management Services Limited provide management services to the Company, in the form of staff and other services. The charge made to the Company for the year ended 31 December 2021 amounted to £884,000 (2020: £917,000) and at the end of the year £nil (2020: £ nil) remained outstanding.

Amounts due to related parties

7 mounts due to related parties		
	2021	2020
	0003	£000
Other amounts due to fellow subsidiaries	385	314
		

Key management compensation

The compensation payable to employees classified as key management, which comprises the Directors, is disclosed in note 5.

During the year to 31 December 2021, key management and other family members had no other transactions with the Company.

Parent and ultimate parent entity

Information on the Company's parent and ultimate parent is given in note 21.

20. Events after the reporting period

There are no subsequent events which require adjustment and/or disclosure in these financial statements.

21. Other information

The Company is a private limited company registered in England. Its registration number is 71805 and its registered office is 1 Wythall Green Way, Wythall, Birmingham B47 6WG. Its principal place of business is the United Kingdom.

The Company's immediate parent is Pearl Life Holdings Limited and its ultimate parent is Phoenix Group Holdings plc ('PGH plc'), a company incorporated in the United Kingdom. A copy of the financial statements of PGH plc can be obtained from the Company Secretary, Juxon House, 20 Old Bailey, London EC4M 7AN or www.thephoenixgroup.com.