### smiths

IMPROVING OUR WORLD THROUGH SMARTER ENGINEERING

L REPORT & ACCOUNTS

TUESDAY



05/03/2024 COMPANIES HOUSE

#17

**QUICK LINKS** 

engineering. improving our world through smarter We are pioneers of progress –

and its global operations. and security, and demand for data. green re-industrialisation, safety customers and address critical global solve the toughest problems for our needs such as decarbonisation and Smarter engineering enables us to long-term sustainability of Smiths At the same time building the

what we do, how we think, and how we will continue to use our passion for We are united by our purpose. It is technology and engineering

### ABOUT THIS REPORT

is for the 12 months to 31 July 2023 unless Smiths Group plc. Data presented in this report otherwise stated This is the FY2023 Annual Report of

 $\varphi \in \mathcal{C}^{\infty}(\mathbb{R}^{n},\mathbb{R}^{n})$ 

### OVERVIEW

Markets and megatrends Our priorities and targets FY2023 highlights Our purpose

Our divisions

Chief Executive Officer's review Chairman's statement

- Our business model
- Our strategy
- Our people and culture CEO message
- Review of the year

Key Performance Indicators

- Sustainability at Smiths
- ESG double materiality assessment
- Task Force on Climate-related Financial Disclosures Stakeholders and Section 172 Statement Non-Financial Information Statement
- Principal risks and uncertainties Risk management
- Going Concern and Viability Statement

### GOVERNANCE

Chairman's introduction

Board biographies Science, Sustainability & Excellence Remuneration & People Committee Report Audit & Risk Committee Report Nomination & Governance Committee Report

78 80 87 91 98

CLICK HERE

Committee Report Directors' Report

Statement of Directors' responsibilities

111 113 115

### Consolidated primary statements Independent auditor's report FINANCIAL STATEMENTS

Shareholder information Unaudited Group financial record FY2019-FY2023 Subsidiary undertakings Smiths Group plc Company accounts Notes to the accounts Accounting policies Unaudited US dollar primary statements

116 130 135 144 190 191 197 205 211

### ∓FC → HOW TO NAVIGATE THIS REPORT

additional data in the right-hand column. information, performance data and links to Throughout this report you will find extra

Supporting data, statistics or insights

→ PG 12

strategic progress. Read more about our **PROGRESS VS** STRATEGY AND

TARGETS

- Links to additional content within the report
- 7 Links to additional external content
- 0 Quotes from our team and highlights

## **HOW TO ACCESS MORE INFORMATION**

11 12 13 16 18 18 21 21 29 29 32 33 33 33 33 47

access external content. Our FY2023 Sustainability at Smiths report can also be found on our corporate website www.smiths.com. Use the links to navigate around the report and

☐ Read more about Smiths report Sustainability at sustainability in our DRead more about the CLICK HERE broup on our website

### PRIORITIES CAPITAL ALLOCATION

→PG4

divisions.

Read more about our **OUR DIVISIONS** 

allocation Read more about capital

→ PG 21

### CLIMATE REPORTING

disclosure Read more in our TCFD

→ PG 47

### ACTIVITIES THE BOARD'S KEY

Read more about the Board's key activities.

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# A YEAR OF RECORD ORGANIC REVENUE AND HEADLINE EPS GROWTH

### **RECORD ANNUAL GROWTH**

## **GROWTH OF +39.6%** ORGANIC¹ REVENUE GROWTH OF +11.6%; HEADLINE EPS²

- and volume Full year growth delivered ahead of guidance, balanced between price
- +310bps of growth from new products, demonstrating the impact of innovation
- Well positioned for FY2024 growth within our medium-term targets, with orders:

## CONTINUED IMPROVEMENT IN EXECUTION

# SMITHS EXCELLENCE SYSTEM ("SES") DELIVERING BENEFITS

- to 16.5% Headline' operating profit growth of +20.0%; with margin expansion of +20bps
- Return on capital employed [ROCE] up +150bps to 15.7%, benefiting from strong profit growth
- Cash conversion' up 6 percentage points to 86%; with improvement in working capita Advancing our Sustainability strategy with significant progress across our
- environmental metrics

### STRONG BALANCE SHEET

# PROVIDING FLEXIBILITY ON CAPITAL ALLOCATION

Products in August 2023 Successful acquisition of Plastronics in January 2023 and Heating & Cooling

COMMUNITIES

**EMPOWERING OUR PEOPLE** 

INCREASING ENGAGEMENT WITH OUR COLLEAGUES AND

- Net debt to EEITDA of 0.7x; £387m net debt
- E350m returned to shareholders through dividends and share buyback which is now complete
- Proposed final dividend of 28.7p, up 5%, bringing the full year to 41.6p

Dividend per share	Basic EPS	Profit for the year lafter tax)	Operating profit	Revenue	Statutory
41.6p	65.5p	£232m	£403m	£3,037m	FY2023
39.6p	267.1p	£1,035m	£117m	£2,566m	FY2022
+5.1%	[75.5]%	(77.6)%	+244.4%	+18.3%	Reported

## 3 Order intake growth excludes the effects of foreign exchange.

- 4 Alternative Performance Measures (APMs) and Key Performance Indicators (KPIs) are defined in note 29 to the financial statements.
- 5 FY2022 statutory profit and EPS includes the proceeds from the sale of Smiths Medical

2 Headline: In addition to statutory reporting, the Group reports on a headline basis. Definitions of

to the financial statements. Headline performance is on a Smiths Group basis, excluding the results of headline metrics, and information about the adjustments to statutory measures, are provided in note 3 Organic is head ine adjusted to exclude the effects of foreign exchange and acquisitions

The following definitions are applied throughout the financial report

Operating cash conversion:

15.7% 97.5p

+600bps +150bps +39.6%

69.8p

+20bps +20 0%

+10bps +12.7% +11.6% Organic

Basic EPS

Operating profit margin Operating profit Revenue

£3,037m £501m 16.5%

£2,566m £417m 16.3%

+18.3%

FY2023

FY2022

Reported

FINANCIAL PERFORMANCE

STEM-related causes

Launched Smiths Foundation, committing an initial £10m towards charitable High employee engagement reflected in 310bps reduction in voluntary turnover Successful rollout of Smiths Leadership Behaviours, driving a high-performance

Continued improvement in our safety record, with a 26% reduction in our

Recordable Incident Rate

### **GROSS VITALITY**

Percentage of revenue from new products

FY2022	FY2023
31%	31%

SAFETY Recordable Incident Rate

0.41

0.56

GREENHOUSE

GHG reduction Scope 1 & 2 **GAS REDUCTION** 

FY7022 (0.9)%

د(11.8)%

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# **OUR PRIORITIES AND TARGETS**

**OUR PURPOSE** 

**OUR STRENGTHS** 

**OUR PRIORITIES** 

PIONEERS OF PROGRESS

smarter engineering Improving our world through

> **LEADING POSITIONS** IN CRITICAL MARKETS *N*ORLD CLASS



GLOBAL CAPABILITIES

OGO ROBUST FINANCIAL

**→** PG 11

See our business model. **BUSINESS MODEL** 

**GROWTH** 



**→** PG 3

markets and megatrends. Read more about our MEGATRENDS MARKETS AND

SHIIMS **SUSTAINABILITY AT**  → PG 29

years.

See our KPIs over five INDICATORS **KEY PERFORMANCE** 

sustainability tramework and Read more about our ESG

PE0PLE

→ PG 32

and empower our people execution and doing even more to inspire of accelerating growth, strengthening potential by focusing on three top priorities in critical markets, and distinctive global performance in line with our significant financial framework. In November capabilities, all underpinned by a strong world-class engineering, leading positions Smiths is intrinsically strong with 2021, we set out how Smiths will deliver

> outperforming on several metrics. targets that we have set. In FY2023, we have continued means through which we will deliver the medium-term Our focused plan, the Smiths Value Engine, is the to make meaningful progress towards these targets,

by 2040 and Net Zero for Scope 3 emissions by 2050 commitment to Net Zero for Scope 1 and 2 em ssions KPIs and environmental targets, including a These targets are underpinned by Smiths operational

## MEDIUM-TERM FINANCIAL TARGETS

Organic revenue growth 4-6% (+M&A)

Headline EPS growth

Operating profit margin

Uperating cash conversion

### MEGATRENDS MARKETS AND

### **OUR MARKETS**

We operate in four global markets:

### GENERAL INDUSTRIAL

elements, automotive and rail transportation petrochemica:s, mining, pulp & paper, water industrial applications in sectors including services to support a wide range of general reatment, semiconductor testing, heating Sustomers put their trust in our products and

### **SAFETY & SECURITY**

changing security regulations, and increased globa air travel and trade driven by persisten; and evolving terror threats, and assets safe. Demand in the security market is Our threat detection equipment helps keep people

environmental and safety requirements. energy, decarbonisation, productivity, and enhanced Growth is driven by increased global demand for generation and low-/no-carbon energy solutions downstream and midstream oil & gas, power support energy operations worldwide including John Crane's mechanical seals and systems

### **AEROSPACE**

driving demand for high-reliability solutions in the emerging activities like deep space exploration are of new fuel-efficient aircraft. Satellite launches and passenger and freight traffic and the development Aerospace growth is driven by increasing

> We track the evolution of key secular themes and trends and their impact on our markets and our business

### MEGATRENDS

uniquely positioned to access this growth Powerful megatrends that are aligned with our purpose propel long-term growth in these markets. Smiths is

### RE-INDUSTRIALISATION DECARBONISATION AND GREEN

energy sources and energy delivery to cut a fundamental revolution in energy use, emissions across all sectors. deliver secure and affordable power is driving The need to mitigate climate change and

and lock in the triple benefits of green change to disrupt established energy markets and sustamability). re-industrialisation (affordability, security commitments are accelerating the pace of Macroeconomic policies and private-sector

on global warming is projected to exceed of annual historical investment. US\$100 trillion by 2050; 3–4 times the rate Investment to deliver the Paris commitmen

## Efficiency and circular economy solutions

most cost-effective solution to cut GHG emissions Energy savings through efficiency and reducing waste is the

## Widespread green electrification

- Green electricity is the most efficient and best vector for decarbonisation and can now be produced at lower cost than fossil fuels
- Electrification is a significant and growing feature across multiple industrial and domestic markets

## Low-/no-carbon fuels in hard-to-electrify sectors

to be fuelled by zero-carbon fuels Activities that are not amenable to electrification will need

further abate carbon emissions from heavy industrial Carbon capture activities will accelerate as a means to

### Carbon capture

sectors and enable the production of zero-carbon fuels

## **EVER-RISING SECURITY NEEDS**

Persistent and evolving threats are driving security needs in a range of sectors to keep people and assets safe

- Passenger air travel growing 6.1% per annum, freight growing 4.1%
- Consumer, business and government demands for safety are continually increasing
- Regulatory requirements amplify demand

## INSATIABLE DEMAND FOR DATA

- Demand for data is continuously increasing as the world becomes more connected and computing expands Faster data transmission, greater bandwicth and faster processing power are required across many sectors
- Global data consumption continues to double every 4 years
- Transmission data rates continue to double every 3.5 years
- More than 2,100 satellite launches in 2022, vs 134 ten years ago

### REVENUE BY

**GLOBAL MARKET** 





Energy Safety & Security General industrial 40%

Aerospace

31% 22%







- Asia Pacific Europe 19%
- Rest of the World 11%
- 16%

## **OUR DIVISIONS**

employ more than 15,000 people. Our four divisions operate in more than 50 countries. Together, the divisions and Group

### JOHN CRANE

enable efficient and sustainable operations Mission-critical technologies and services for energy and process industries that

environmental sustainability in support of rotating equipment solutions design, manufacture, installation and large-scale industrial processes that drive efficiency, safety, and John Crane is a global leader in the

### CUSTOMERS

- growing applications in hydrogen and carbon multinationals and power generation, including le.g., refineries and pipelines) of energy Energy: down- and mid-stream activities
- Other process industries: a significant presence in chemical, life sciences, mining, and pulp & paper
- Aftermarket: increasing demand for full lifecycle asset management
- Ideally positioned to help customers meet their decarbonisation and energy transition objectives

## **COMPETITIVE STRENGTHS**

- Strong and differentiated proprietary technologies and expertise across industries
- Largest installed base in the energy and industrials
- Innovation focused, growing service capabilities through digitisation and field engineering
- Customer intimacy and strategic alignment with end users through a network of ~200 service and support centres with unique field service

SMITHS GROUP PLC ANNUAL REPORT FY2023

### **GROWTH DRIVERS**

- Global demand for stable, secure and affordable energy supply
- Secular growth in energy and primary resource demand, especially in emerging
- Increasing demand for enhanced efficiency
- Energy transition environmental needs in compression, pumping and filtration energy ecosystem, including hydrogen and Long-term customer partnerships and carbon capture, which drive more demanding safeguarding and cleaner processes. more diversified and cleaner low-carbon particular emphasis on methane. Growth of a Requirement to reduce emissions, with

### COMPETITORS

EagleBurgmann, AES, FSD, A.W. Chesterton, Pall and TM filters Competitors include Flowserve

36% of Group revenue



aftermarket sales revenue is from 71% of John Crane





**7**1+15.2% FY2023 revenue

Organic growth

£244m

profit FY2023 headline operating

Organic growth オ+25.2%

**SMITHS DETECTION** 

Detection and screening technologies for safety, security, and freedom of movement.

Smiths Detection is a global leader in the design, manufacture, installation and support of threat detection and screening technologies that protect people and assets.

### JSTOMERS

- Aviation: airports and governments, including regulators who are also highly involved and help shape market development
- Other security systems: high-energy cargo inspection systems for ports and borders; integrated screening systems for a broad range of urban situations (court houses, prisons, offices, shopping malls, rail stations, etc.); and advanced chemicals and explosives detectors for governments with whom we have long-standing partnerships

## **COMPETITIVE STRENGTHS**

- Global reach and market-leading brand
- Differentiated proprietary technologies leveraged across a broad range of markets
- Significant research and development and digital capabilities
- Operating in regulated market segments that require product certification
- Increasing product sustainability energy efficiency, supply chain and refurbishmen;
- Customer intimacy and loyalty through equipment cycle and aftermarket offer
- Coverage for 191 countries

**GROWTH DRIVERS** 

- Persistent and evolving threats to national security, public safety and critical infrastructure
- Changing aviation security regulations and customer requirements across our industries
- Growing populations and urbanisation
- Growth of global transportation infrastructure Global growth of international trade and
- e-commerce

  Need for integrated digital solutions and cyber
- security

  Increasing interest in solutions that enable the circular economy
- Staffing constraints are driving demand for digital image analysis software such as automated threat recognition
- Equipment replacement cycle, typically ~ten years

### COMPETITORS

Competitors include Rapiscan, Leidos, Nuctech, Flir, Analogic and Chemring

### smiths Jetection

26%

0



51% of Smiths Detection revenue is from aftermarket sales

c.3,100



£803m

71 +16.4% Organic growth

£90m

FY2023 headline operating profit

71+15.4% Organic growth

CHE DIVISIONS CHESTAND BUD

Safe and efficient movement and temperature management of fluids

Flex-Tek is a global provider of high-performance engineered solutions that support the safe and efficient movement and temperature management of liquids and gases in a range of industry sectors.

### CUSTOMERS

- Construction: heating, ventilation and airconditioning (HVAC) distributors and builders (full range of heating elements, gas piping, flexible and metal ducting)
- Aerospace: aircraft manufacturers and their tier-one suppliers (full range of rigid and flexible, high- and low-pressure tubing and ducting for fluid conveyance)
- Industrial: specialist end uses including medical and industrial hoses and a broad range of heating elements for applications in industrial market segments

## **COMPETITIVE STRENGTHS**

- Leading capability in design, manufacture and cost engineering
- High-performance, differentiated products
- Innovation focused
- Strong customer relationships and branc reputation

### GROWTH DRIVERS

- Through-cycle growth of the US housing construction market
- Expanding international market for construction products
- The electrification of everything, leading to broad adoption of electrical heating solutions across industrial and domestic settings
- Long-term increase in commercial and military aircraft production
- Customer focus on efficient performance and environmental safeguarding
- Growth in use of medical devices

### COMPETITORS

Competitors include Parker-Hannifin, Eaton, OmegaFlex, Warren, Watlow and Southwark Metal

### FLEX-TE

25%

% of Group revenue

0

c.3,300



£768m FY2023 revenue

71 +10.1% Organic growth

£149m

FY2023 headline operating profit

7 +3.4% Organic growth

## SMITHS INTERCONNECT

Smarter interconnect solutions

secure connectivity, often in harsh requiring reliable, high-speed and radio frequency products for customers components, sub-systems, optical and supplier of advanced electronic Smiths Interconnect is a preferred environments

## **CUSTOMERS/BUSINESS UNITS**

- Connectors: high-reliability electrical interconnect defence and aerospace customers solutions for specialised applications across a broad range of healthcare, industrial, transport,
- Semiconductor test: test socket and probe card solutions for higher-performing applications manufacturers communication) for a broad range of chip Igraphics processing, artificial intelligence and data
- Fibre-optics and radio frequency (RF) components: broad range of devices, including transceivers for with space and aerospace customers demanding high-reliability environments, especially
- Smiths Interconnect Inc.: antenna systems, multi-function RF systems, as well as time and frequency solutions for aerospace and defence

**COMPETITIVE STRENGTHS** 

Broad portfolio of cutting-edge technolog es and

### **GROWTH DRIVERS**

% of Group revenue

0

- Increased demand for faster data transmission, greater bandwidth and faster communications processing power in aerospace, defence and
- Growth of connectivity, as the world becomes more connected, driven by trends including the Internet of Things, Big Data, Internet of Space, and Industry 4.0
- Development of healthcare lechnology

### COMPETITORS

Competitors include Amphenol, TE Connectivity, and Winway Molex, Cobham, Samtec, Glenair, Anaren, Leeno

Colleagues



£387m

FY2023 revenue

**Ľ** (2.8)% Organic growth

£62m

protit FY2023 headline operating

 Customer intimacy and product customisation Strong research and engineering capabilities

Global reach and support

Organic growth **区**[11.9]%

CHAIRMAN'S STATEMENT

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# IAIRMAN'S

Dear shareholders,

Chairman

close of voting. upcoming shareholders' meeting. You'll have a new Chair, Steve Williams, at the This is the final Chairman's shareholder letter I'll write to you since I retire at the

will retlect on past achievements and always thought a personal letter from the myselt, not our corporate staff. I've postulate a few things for the future these letters as teaching pieces. This letter Chairman is important, and I generally use You will likely know I write these letters

> great teachers. to persistent historical problems. All great leaders are a position where we can help develop the senior management team to learn new skills and approaches advisers, guides, and inspirers, but sometimes and investor expectations. Until then, we are mostly in, finger out. While the Board constantly monitors the Chairman, you are constrained by good governance Board leader was to try to change that pattern. But, as only very moderate organic growth. My mission as Over the last 20 years, Smiths Group plc experienced cajolers and even pleaders. I've seen the Chair as Board senses a significant deviation from performance performance, intervention only comes when the because directors are generally required to be inose

During my tenure with Smiths, we have seen the disposal of the medical business, the COVID-19 both the Middle and Far East, and a growing trade war rampant inflation, the Russia-Ukraine war, tensions in between the United States and China pandemic, tremendous supply chain shortages,

anticipating President Xi's change of heart regarding of history, but this one has had several spectacular deprivation in Middlesbrough or South Wales simply capabilities. We cannot solve poverty and social COVID-19. I recently spoke to the UK Parliament abou chain dynamics, forecasting the end of COVID-19 and I have written much previous commentary on supply between 1918 and 1919. But we got one in COVID-19. so-called 'Spanish flu' lInfluenza type A, subtype H1N1) problems. We haven't seen a global pandemic since the There are always challenges and worries in any period by having more bankers in London. rebuilding Britain's manufacturing and technological

> things suffered: airline travel, transportation, related to safe environments where, except for factory certain types of services, local logistics and delivery restaurants and conventional retail shopping. workers, we all largely worked from home. Other services, plus huge demand for electronics and things pandemic, it created temporary peaks in demand for producing this larger set of challenges. During the two primary causative agents were at work in

easily, including its contribution to inflation demand was the thing that could've been avoided most sometimes high-priced inventory, high-priced shipping world's economies. The illusory overshoot in After the end of the pandemic, supply chain shortages containers, and energy and food shortages because of buying, component shortages and huge price inflation. companies' sales demand curves also led to panic were generated by a simultaneous start-up of all the the Russia-Ukraine war. The illusory overshoot in The outcome of panic buying was excess and

energy. I pay 59 pence per kilowatt hour of energy in the kilowatt hour in my home in Florida for my electrical energy. To illustrate this point, I pay nine cents per find ways to reduce waste, and find new suppliers. UK, about eight times as much as in the United States. A significant piece of the inflation in the UK was due to using body films instead of paint. hugely energy intensive. One way around this might be We understand the obvious smelting and steelmaking re-engineer their products, substitute new materials, the solution to high prices is high prices. Manufacturers Regarding inflation, I have often used the phrase that is manufacturing cars, where the paint process is processes, but a surprising component of this problem was crushed and cannot compete long term in the UK. I herefore, any energy-intensive process manufacturing

## PERFORMANCE HIGHLIGHTS

results reported in the last two years still significantly levels of organic growth. Some comparisons benefit operations during COVID-19. Over the last two years, took ensured minimal disruptions to our global Adaptability and proactive measures the Company from easier year-over-year comparisons, but the the Company has also returned to encouraging bettered expectations

significant role to play in the decarbonisation of existing hydrogen, supported by carbon capture. industries, including oil & gas, and the growth of new technologies developed by John Crane will have a property applications and the home. And sealing contaminants that can be applied in commercial and food safety, for example. We have technologies opportunities to move into other areas of urban safety the largest are energy, construction and transportation Smiths businesses cover many industries, but among currently applied to detecting military chemical warfare But we also have a business in defence and vast primarily aviation and airport-related businesses. low- and zero-carbon energy infrastructure like

advanced hold baggage and carry-on baggage not just material density, which is what traditional X-ray Detection, where X-ray diffraction can help identify One of the most exciting developments is in Smiths screening company. methods use. This will make Smiths the world's most specific materials based on their molecular spacing,

testing. The second is construction electronics, particularly those related to semiconductor significant contractions during the year. The first is under pressure. Iwo of our end markets experienced Investors naturally worry about our end markets

> contractions are perfectly normal in electronics by businesses like Smiths Interconnect. These contractions year-over-year of around 40% in many and tend to be relatively short-lived. cases. That, in turn, reflects in the demand seen saw huge increases in demand for electronic products. manufacturing. During the pandemic, those industries types of chipsets passing through semiconductor partially relates to silicon water volume and certain demand in the upstream supply chain saw temporary percentage points as the pandemic eased. However, Contraction in our Smiths Interconnect business Those electronic end markets contracted a few

post-COVID-19. This is exactly what we're seeing. of what happens in the end market. Typically, the higher In any environment experiencing demand contraction demand increase as the global economy restarted consequence of Fanic buying during the illusory remember my forecasts of high energy costs and the excess inventory quickly. Regular readers will as companies in the supply chain work to clear the in expansion and contraction, is always many multiples make-to-stock business, demand in the channel, both the second is to estimate how long it will last. In any first estimates how deep the contraction will go, and management has two primary responsibilities. The the demand overshoot/undershoot, the shorter it lasts,

stock business and supplies products through large unfolds, we will see improving demand conditions in quickly to new circumstances. It does this in both End market conditions change, and the channel adjusts in the electronics industry happens in construction. important US construction industry. It's a make-tonew airplanes increases rapidly. segment of Flex-lek remains robust as the demand for phenomenon of channel demand contractions to those retailers and distributors in the United States. A similar Part of our Flex-Tek business participates in the the construction segment of Flex-Tek. The aviation there's reason to expect that, as the calendar year 2024 directions: increasing or decreasing demand, So,

> either pauses or ultimately reduces interest rates. In services is up 0.3% and 0.5%, respectively. This data business will ease continue and will accelerate once the Federal Reserve to expect that the upward trend in housing starts will starts have begun to increase again. It's reasonable cautious, but perhaps unnecessarily, US housing Reserve Bank has an inflation target of 2% and is still can all be found at www.bls.gov. The US Federal in the right direction. The demand for goods and inflation rate was down to 0.2%, so it is clearly headed At the end of the Smiths financial year, the US inflation conclusion, the pressure on our construction-oriented rate was 3.2% compared to 6.8% in the UK. July's

site, www.bea.gov. The Bureau publishes overall GDP overall is running a little over 2% growth. While that calendar year 2023, the change in private inventories examine is the US Bureau of Economic Analysis on its quarter is a positive 14 basis points, suggesting an was a full negative 214 basis points of GDP, indicating numbers in a sequence of three estimates, but one of context we find ourselves in. may not be spectacular, it's stable in the economic inventories on a large-scale basis. The contribution to that the economy was, as expected, reducing the most important Table 2 entries is the heading One of the most important data sets investors can easing in the inventory bleed-off. The US economy US GDP of change in private inventories in the second "Change in private inventories". In the first quarter of

Reserve Bank eases monetary policy soon. Federal Funds Rate is still too high and likely to produce an overshoot in cooling demand unless the Federal The only real negative I see is that, in my view, the

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### INNOVATION AND R&D

technology, competitive attack, and changing attrition rate caused by cannibalisation, end-of-life to growth for innovation has to exceed the core core of every company is dying, so the contribution is innovation. As I have said in previous letters, the growth. The best unlock code to achieve this objective customer preferences. for new value creation is higher than market organic We remain committed to the belief that the best tool

cutting-edge technologies. our product lines and positioning Smiths as a leader in in research and development, driving innovation across efforts in 2022 and beyond. We will continue to invest We identified key strategic priorities guiding our growth, and increasing value to our shareholders. As we embark on a new year, we focus on innovation,

artificial intelligence, deep cognitive learning, and nanomaterials, 3D printing, and graphene. including X-ray diffraction, special surface coatings mathematical taxonomy. Electronics here include engineering calculation and forecasting, including science. The mathematics here covers every piece of great crystal ball of the future for engineering In an early Chairman's letter, I said I believed the sensors, controllers, software, and the like. Materials companies is mathematics, electronics and materials science includes aspects of physics and chemistry,

or farmer

Was a second

### CONCLUSION

drive success and create lasting value. vision of a better future. As we navigate the path ahead, shareholders, and valued customers. Smiths journey I sincerely thank our dedicated employees, esteemed has been marked by resilience, innovation and a shared I am confident that our collective efforts will continue to

and partnership. It has been both an honour and a privilege to serve as Chairman of this great business and, on behalf of the Board, I would like to thank you for your continued trust

Sincerely,

### SIR GEORGE W. BUCKLEY

Chairman of the Board, Smiths Group plo

performance Read more about our

→ PC 18

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## **JUR BUSINESS**

purpose, and generate value for all stakeholders. Our business model leverages our strengths to perform to our potential, deliver our

**OUR STRENGTHS** 

### **OUR STRATEGIC PRIORITIES**





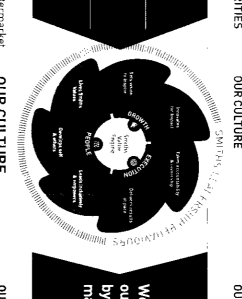






## **OUR CULTURE**

**OUR STAKEHOLDERS** 



our stakeholders matters most to them by focusing on what We create value for

**→** PG 4

Read about our divisions.

→ PG 3

markets and megatrends.

Read more about our

### **OUR STRENGTHS**

FRAMEWORK

ROBUST FINANCIAL

CAPABILITIES **GLOBAL** 

of new products competitors ensures a strong pipeline investment consistently ahead of across our multiple markets. K&U We have a long track record of innovating WORLD-CLASS ENGINEERING

### MARKETS **LEADING POSITIONS IN CRITICAL**

service differentiation. segments based on technology and/or have leading positions in many key secularly attractive and growing. We & Security, Energy and Aerospace) are Our markets (General Industrial, Safet)

### **GLOBAL CAPABILITIES**

and end market diversification provides stability and growth. countries and our geographical spread We are present in more than 50

## ROBUST FINANCIAL FRAMEWORK

from accelerating revenue growth; Our robust financial framework derives

> strong cash generation. capital; and low asset intensity and revenues; good margins and return on recurring, higher margin aftermarket

### **GROWING FASTER TO UNLOCK VALUE OUR STRATEGIC PRIORITIES**

to augment strategy implementation. priority adjacencies; and disciplined M&A commercialisation; by building out existing market positions to invest in focused new product development and We will grow taster by using our

### STRONGER EXECUTION

speed and greater consistency to deliver We are focused on executing with agility. improved results.

## INSPIRE AND EMPOWER OUR PEOPLE

will facilitate our ambitions to development and talent progression and engaged team, and our commitment Building an inclusive, high-performing Our people are critical to our success.

### **OUR CULTURE**

people to deliver. It has enabled Smiths Our culture inspires and empowers our to prosper for more than 170 years.

### **OUR VALUES**

are the things that are important to us.

## **OUR LEADERSHIP BEHAVIOURS**

on delivering results. make us dynamic, inclusive and focused

### **OUR CODE OF BUSINESS ETHICS** outlines the ethical standards we all

improvement across all of our priorities drives stronger execution and continuous THE SMITHS EXCELLENCE SYSTEM

commit to.

### OUR PEOPLE OUR STAKEHOLDERS

build careers and flourish. environments where colleagues can Decent, inclusive, safe work, and

### OUR CUSTOMERS

businesses of our sophisticated globa Differentiated technology, engineering customers work and grow. and service solutions that make the

### **OUR SUPPLIERS**

Collaborative supplier partnerships with enduring mutually beneficial outcomes

### COMMUNITIES AND SOCIETY

taxes, wages and giving products and direct contributions via Environmental/social value though our

## **REGULATORS AND GOVERNMENTS**

and sustainable world. Openness, transparency and support for global policies that deliver a safe, secure

### **OUR INVESTORS**

Long-term financial value and returns

strategy Read more about our

→ PG 12

culture. Read more about our

stakeholders Read more about our

uncertainties principal risks and Read more about our

**→ PG 68** 

CHIFT EXECUTIVE OFFICER'S REVIEW

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## OUR STRATEGY

our strategic priorities. FY2023 was another strong year of progress in advancing

### **OUR STRATEGIC PRIORITIES**

### **ACCELERATING**

Extending our reach by building out priority

adjacencies driven by megatrends of energy

Improving new product development and

commercialisation

most of our markets

Taking full advantage of strong demand in

- Supplementing organic growth with security needs, and enhanced connectivity transition and sustainability, increasing
- disciplined M&A
- Embedding the Smiths Excellence System across the Group

EXECUTION

- Accelerating pace and establishing a more consistent operating rhythm
- Continuously improving to deliver value for customers
- Executing against our environmental commitments

### DOING EVEN Accelerating talent development through the Smiths Leadership Behaviours

MORE TO INSPIRE ND EMPOWER

- Building upon our world-class safety record
- Creating an ever-more diverse and inclusive environment
- Living Smiths Values each and every day

- Record organic revenue growth; now nine consecutive quarters of growth
- +310bps of growth coming from new products. Gross vitality of 31%
- £113m invested in R&D; capex +14,1%
- active projects Growing John Crane's presence in hydrogen and carbon capture. Now over 70
- +34.9% revenue Growing Smiths Detection's penetration in other security systems segment,
- Flex-Tek supporting development of the world's first Green Steel production

FY2022: 17.8% <sub>3</sub>39.6%

- Continued active acquisition pipeline
- Strong profit growth in John Crane and Smiths Detection. Solid profit growth
- projects underway or completed 6 Master Black Belts and 31 Black Belts across the Group; 71 SES Black Belt

Operating profit margin

- +£14m incremental profit from SES projects
- Reduction in working capital through second half supported by focused
- Submitted Net Zero trajectory and targets for Scopes 1, 2 and 3 emissions to the Science-Based Target initiative
- Safety Recordable Incident Rate [RIR] down [26]% and record low lost time

Operating cash conversion

100%+

FY2022: 16.3% ۶16.5% x

- our Accelerate leadership development programme (300 trained in FY2023) Continued to embed Smiths Leadership Behaviours and integrated them into
- growth in activities to inspire and develop female leaders, 25% of senior Expansion of diversity, equity and inclusion initiatives, including significant
- Launched Smiths Group Foundation and global volunteering policy

### FY2023 PROGRESS

- Double digit organic revenue growth in three of four Smiths divisions

EPS growth

- Smiths Interconnect acquisition of Plastronics
- +20bps headline operating profit margin to 16.5%

- [11.8]% reduction in Scope 1 & 2 GHG emissions
- incident rate (LTIR)
- leadership positions now held by women
- My Say survey global e-Sat engagement score increased to 73. See page 14

### **AGAINST TARGETS FY2023 PROGRESS**

Organic revenue growth

4-6%

- FY2022: 80%
- Target still to achieve
- EY2023 progress vs

We are united by our purpose to improve our world through smarter engineering. It is what we do, how we think, and how we will cortinue to use our passion for technology and engineering.

Read more about this and how the Board influences our culture.

INTEGRITY
We do the right

RESPECT
We respect each

other

OWNERSHIP
We take
responsibility

CUSTOMER FOCUS
We earn our
customers' trust

PASSION
We are united in purpose

## OUR PEOPLE AND

Our culture inspires and empowers our people to deliver our strategy. The four key elements of our cultural framework support the Smiths business model and drive positive outcomes for all our stakcholders. The framework is underpinned by governance processes set and monitored by the Smiths Board, which has ultimate responsibility for ensuring that our culture remains healthy and drives the long-term success of the Group

### OUR VALUES

Our Values are the things that are important to us as an organisation. They make us reliable, trustworthy and valued partners for each other, our customers and suppliers, and they make Smiths a place where we are happy and proud to work. We live them every day, in each action and decision that we take.

### .

## SMITHS LEADERSHIP BEHAVIOURS

The Smiths Leadership Behaviours take our Values to the next level. Grouped under growth, execution and people, they describe the behaviours needed to be displayed by all colleagues for the organisation to be dynamic, inclusive and focused on delivering results that create value and enable our growth strategy. Leadership is a mindset at Smiths. Everyone can be a leader.

### SETS VISION TO INSPIRE

Collaborates to uncover future growth opportunities for Smiths. Shares this in a way that inspires and energises colleagues to take action.

### INNOVATES FOR IMPACT

Committed to continuous improvement, takes opportunities to the market that differentiate Smiths and deliver sustainable value for all stakeholders.

## TAKES ACCOUNTABILITY AND OWNERSHIP

Actively takes accountability, follows through on commitments and empowers others to own their outcomes.

### **DELIVERS RESULTS AT PACE**

Takes an agile, focused and resilient approach that delivers excellent outcomes to meet customer/stakeholder expectations.

## **LEADS INCLUSIVELY AND EMPOWERS**

Champions inclusion at every opportunity. Creates the environment where others can contribute and thrive, building trust and nurturing empowerment.

### **DEVELOPS SELF AND OTHERS**

Visibly commits to their personal development and encourages the development of others to reach their full potential.

### LIVES SMITHS VALUES

Embodies and promotes Smiths Values: integrity, respect, ownership, customer focus and passion, using these to guide all actions.

### pportunities for

## SMITHS CODE OF BUSINESS ETHICS

The Smiths Code is the foundational document that outlines the standards of behaviour to which we all commit at Smiths. It is a practical guide to what doing the right thing looks like when conducting business and forging relationships legally, ethically and with integrity. The Code is supplemented by a suite of policies and procedures relating to specific ethics, compliance and people matters.

### 4.

## SMITHS EXCELLENCE SYSTEM

SES is central to how we solve problems and deliver improved results at Smiths. The SES structure, leadership, committed resources, tools and training ensure that we explicitly prioritise and resource projects according to impact and importance, and execute with greater pace, urgency and consistency in support of our Smiths Value Engine priorities.

## MONITORING AND MEASURING THE HEALTH OF OUR CULTURE

## **ENGAGING WITH OUR COLLEAGUES**Our global communications activities are designed to engage colleagues around the world with our purpose culture and strategy. Key communications materials

are translated into our ten core languages.

Our Smiths Now app is a platform for colleagues to receive news from around the business and share their views and stories and is always active with grassroots content. There is also a global fortnightly e-newsletter, Signal, which amplifies key company news to the global business and our global virtual Town Halls have an online translation feature. Our intranet web portal acts as an online hub holding links to support, training and resources for many areas including SES, safety, ethics and compliance, and diversity and inclusion.

We undertook a large range of engagement activities in FY2023 including:

- My Say employee engagement survey (see right)
- Site visits by members of the Executive Committee and the Smiths Board
- Global Town Halls in September and March
- Global leadership summits for our extended and senior leadership teams (c.400 colleagues) in November, June and February
- Live broadcasts of 'fireside chats' featuring female members of the Executive Committee and the Smithe Board
- One-to-one meetings of the Chairman and senior leaders
- Live broadcasts and communications around our results announcements, our Capital Markets event in November 2022, and other key CEO and CFO external activities

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## MY SAY EMPLOYEE ENGAGEMENT SURVEY

We have been tracking engagement on a range of important cultural measures since 2017. We use the results of the survey in a transparent and meticulous way to surface issues and more precisely understand what we are doing well and where we need to co better, both at a high level and at grassroots level in individual teams.

We undertook our latest survey in May 2023, with updated questions to align the survey more closely with our cultural focus areas, testing the following categories:

- Overall happiness working at Smiths four employee engagement eSat KPIJ and excitement about our future
- Awareness and understanding of the Smiths Leadership Behaviours and people living our Values
- Commitment to safety and the environmen:
- Empowerment, continuous improvement, leadership, collaboration and understanding of individual priorities
- Career, recognition, feedback and opportunities to learn and grow
- Work/life balance, feeling cared about at work, equal opportunities
- Diverse perspectives valued, and ability to express thoughts and ideas/speak out

### Strengths:

- Smiths is committed to providing a safe workplace
- Lunderstand how my work contributes to company success
- Smiths is committed to having a positive impact on the environment
- We continually improve the way the work gets done
   People frequently express their thoughts and ideas
- I am able to find the balance I desire between my work life and personal life

### Opportunities:

- Everyone has an equal opportunity to succeed
- I feet satisfied with the recognition | receive for my work

o ...

I have good career opportunities at Smiths

Results from the survey and recommendations are reported to, and discussed by, the Executive Committee and the Smiths Board before being incorporated into strategic planning to prioritise action in lower scoring categories. Actions include continuing our efforts to strengthen and upskill our leaders; using the Leadership Behaviours as a driver for people to share their opinions and ideas; building stronger diversity and inclusion programmes; and continuing to improve our talent development processes to make career plans and prospects more visible. Each division and function have also identified improvement opportunities to work on in the coming year.

### SPEAKING OUT

Engaging and communicating on ethical matters is vitally important, as is colleague trust in our procedures. Colleagues and business partners are expected to be vigilant and report any activity or behaviour – whether in our business or those of our partners – that they consider may be in breach of our ethics codes and policies or inconsistent with our Values. This can be done through their line manager, HR representative or the Legal team, or by using our confidential Speak Out reporting hotline, which is accessible 24 hours a day, seven days a week to colleagues and third parties. Reports to the hotline can be made anonymously. This is communicated regularly to ensure that awareness remains high.

We also use colleague feedback to build understanding of how we are doing on ethical matters, and to target our activities effectively. Our grassroots Ethics Ambassador network reviews plans and helps us to bring ethics to life, and to the widest possible audience, and our global Ethics Pulse survey delivers rich data or colleague perceptions across Smiths. This data is reported to the Audit & Risk Committee along with Speak Out data.

of Smiths colleagues participated in the My Say survey (May 2022-82%; industry benchmark 75%).

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Comments made in the My Say survey.

Overall eSat score for the My Say survey was 73 May 2022. 72, industry benchmark 741.

71

Read more about our people.

→ PG 59

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## BUILDING SMITHS CULTURE IN FY2023

We recognise that a healthy culture requires continuous care and attention to support our ambitions. Some of the ways we nurtured our culture in FY2023 are given below

### SMITHS DAY

Our annual Smiths Day global celebration of Smiths culture took place in June 2023. Smiths Day celebrates our Values and the rich connections and relationships we have as colleagues. This year's theme contributing to our communities' encouraged every Smiths site to look outwards and to undertake a locally based activity as a way of giving back to their immediate communities.

### BEHAVIOURS LAUNCH OF SUSTAINABILITY AT

EMBEDDING THE SMITHS LEADERSHIP

progression and reward. Our Accelerate people leadership programme, launched in FY2023, is based around the Leadership Behaviours Behaviours are intended to become foundational to the colleague experience and are central to development, talent assessment, and After their launch at the end of FY2022, embedding the Smiths Leadership Behaviours has been an important focus in FY2023. The

### SMITHS FRAMEWORK ESG DOUBLE

MATERIALITY ASSESSMENT

> senior ESG leaders. Sustainability is at the heart of our purpose and the framework helps us to translate our purpose into practical action to create sustainability value The Sustainability at Smiths ESG framework was formally launched to colleagues at the beginning of FY2023 with messages from our

### LAUNCH OF SMITHS GROUP FOUNDATION

Read more on page 33 at Smiths. Safety, ethical behaviour and diversity were all highlighted as either highest-impact topics or critical enablers in the findings. Our ESG double materiality assessment undertaken in FY2023 provided a robust analysis of the importance of culture and other ESG topics The Smiths Group Foundation, a charitable giving foundation with a committed initial fund of £10m, was launched on Smiths Day to provide

grants to charitable organisations that align with our purpose. At the same time, we launched global colleague volunteering principles

which will enable every Smiths colleague to take one day paid volunteering leave each year from FY2024, and formal budgeting

opportunities for charitable giving in our divisions. China and Group to support organisations falling outside of the scope of the Foundation

### CELEBRATION AND RECOGNITION EVENTS

Recycling Day; International Women in Engineering Day; International Women's Day; Black History Month; and Pride month Group and team events and communications recognised and celebratec: World Day for Health and Safety at Work; Earth Day; Global

### NEW CODE OF BUSINESS ETHICS

activity in FY2024 and easier to read, and more practical to apply with links to all our policies. The new Code will be embedded through a programme of Our new Code of Business Ethics was launched by CEO Paul Keel in July 2023. The new Code is organised under our Values, is shorter

### SPEAK OUT AWARENESS

Speak Out awareness activities have been ongoing throughout FY2023.

### SMITHS EXCELLENCE AWARDS

Our annual Smiths Excellence Awards recognise achievement across a range of disciplines and are enthusiastically supported by Smiths This year we had more than 500 submissions to the Awards. colleagues. The Smiths Leadership Behaviours were reflected in this year's award categories to emphasise their importance and impact

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## MESSAG

Chief Executive Officer

our execution, and developed and accelerated our growth, sharpened our financials and strategic progress empowered our talented people. Since progress in fiscal 2023 as we further underway in the markets we serve. In year's message to longer-term trends particular, I will comment on a curious

R&D investment

**Fellow** shareholders

are covered in good detail in the following Smiths had another strong year of disconnect I observe between the macro report, I will devote the lion's share of this

> towards the cautious, and there is fair reason for this. concerns, percolating for years, are reaching a boiling continue to war n. Speaking of warm, environmental so just as forecasts cool, tensions around the world economics and geopolitics are often inversely related visible in most forecasts of late. Similarly concerning have raised rates at the briskest pace since the 1980s highs. Committed to tamping this down, central banks Inflation, while climbing less steeply, remains at historic Most of the mac to commentary at present leans macro, in short is pretty cloudy. things may still get worse before they get better. The point. Further still, more than a few would argue that The expected result is softening demand, as has beer

world. FY2023 was a record year for Smiths - record especially in our industrial technology corner of the cash conversion! and all five improved year-over-year term financial targets (growth, EPS, ROCE, margins, topline and EPS growth. We commit to five mediumencouraging, this was not driven by a one-time bounce digit growth across the same period. Still more Promisingly, we are not alone in this regard. Over The micro, however, provides grounds for optimism FY2023 growth came from volume]. The trends we tailwinds that will eventually weaken Iroughly half our unmet demand in several end markets] or inflationary from COVID lows latthough we do benefit from stillhalf of our 15 closest peers have delivered doubleextending over nine consecutive quarters. The micro, in see in our business are longer-lived, with growth now short, looks pretty good

trending up? A few important factors help connect economic forecasts trending down but performance So, how do we reconcile the apparent disconnect of

 $(\gamma + \lambda_{1})^{2} (S(2) + \delta + \beta + \beta_{1}) + \delta \delta = 3$ 

Growth in energy revenue.

period between the 'Panics' of 1873 and 1893, Bell invented the telephone and Edison patented the Wikipedia, Skype, YouTube and Facebook were all led to the introduction of X-ray scanning in airports. radio. Stagflation and a raft of skyjackings in the 1970s introduced the photocopier and Edwin brought us FM lightbulb. During the Great Depression, Carlson First, innovation is economically insensitive. In the capabilities and capital are the true mothers of formed shortly after the Nasdaq crash of 2001, and introduced just this year alone. points of our FY2023 growth came from new products their lead when storm clouds form, we increased our invention. Knowing that innovative companies extend financial crisis of 2008–09. Necessity helps, but Uber and Airbnb were both launched during the global year. Returns on our investments are good. Fully three R&D investment by 14% in FY2022 and another 6% this

### MARKET SELECTION

are good examples. Energy demand has a 5- to 10-year upward, in a northeast direction. Energy and acrospace markets have cycles, but the most attractive ones cycle A second factor bridging the gap is market selection. All global financial crisis and COVID) leading to a neartimes in the past 50 years (the early '80s recession, the fact, global energy demand has only contracted three soften in any given year, but it rarely turns negative. In 2004, 2010 and 2021. Growth in energy demand may cycle, with global growth peaking in 1984, 1988, 1996. growth will be driven by secular long-term forces such with other upward-cycling markets, continued energy markets, where we grew 20% in FY2023. Consistent Over 20% of Smiths revenue comes from energy quadrupling of underlying demand across this time. as decarbonisation. Our world will invest around

energy over two years. Market investment in clean

Growth in aviation detection

surging demand. Our pipeline of hydrogen and carbon capture opportunities, for example, more than doubled of the total. Clean energy investment is up 24% in just capture and heat pumps will represent more than 60% US\$2.8 trillion in 2023, and investment in clean sources. Global investment in energy will be about over the past 12 months. US\$100 trillion over the next 30 years to evolve from two years and participants in this market are seeing technologies such as low-emission fuels, carbon mostly fossil-based to low- and no-carbon energy

and propelled by this, our aviation detection business computed tomography, automated tray returns and experience is made possible by technologies like to remove your laptop the last time you went through experienced an example of this if you weren't required As with energy markets, we are in the early days of an and COVID), with volume up threefold across the period steadily positive over time. Airline passenger volume bit shorter, closer to five years, the trajectory is also Aviation markets behave similarly. While the cycle is a grew 9% in FY2023 machine learning. Smiths is at the forefront of each, an airport checkpoint. This safer and more efficient security and faster screening times. You would have here, such as the world's ever-rising need for better 2020–21. Powerful long-term forces are also at work has only dipped twice in the past three decades [9/11 upcycle following airport closures around the globe in

an example. Smiths has some exposure here – less market is coming off a record peak in 2022. Smiths which are both cycling up, the global semiconductor And it is cyclical. However, unlike energy and aviation It consistently grows over time (+10 times in 40 years) energy and aviation. It's large (>US\$500bn). It's global semiconductor market shares several similarities with than 3% of Group sales. On the one hand, the second half. We expect these challenges to continue contracted for us in FY2023, particularly during the performance and durability. As expected, this business Chairman notes in his letter, semiconductors are Not all of our end markets grew last year. As our makes test equipment used to measure chip

> through the first part of FY2024, but we remain once recovery begins. acquired a synergistic testing business in Q2, so many times before. So much so, in fact, that we positioning us to extend our leadership position confident in the coming upcycle that we have seen

in Texas in FY2023 and completed a synergistic of the US where population growth is strongest, such selection – have helped our business consistently grow around 15% of Group sales. In this case, despite a our business to post another year of growth in FY2024 acquisition in Onio at the start of FY2024, Consistent as the southeast, south central and the midwest. In the fiscal year and it is beginning to scale. In terms of introduced a new product in this family at the start of different resin layers to metallic tubing systems. We addresses specific customer needs by applying innovation, we have a technology platform that even as the market naturally cycles. With respect to effects mentioned earlier – innovation and market marking our 14th straight year of expansion. The two market downturn, our business grew 9% in FY2023 contracted last year. Smiths also has exposure here construction is another example of a market that Further to our Chairman's letter, North American Consistent with past performance, however, we expect downcycle to continue for a few more quarters. with macro forecasts, we expect the US construction support of this, we opened a new manufacturing facility market selection, our penetration is highest in parts

### PORTFOLIO BALANCE

environments four delta was +£40m in FY2023]. And even against a cloudy macro. Balance takes many enabling industrial technology companies to shine. is a prerequisite for serving global customers, and they are well balanced geographically. Worldwide reach is roughly half and half). They earn more price than serve multiple end markets (we serve four major ones) forms. The hignest-performing industrials typically they absorb, especially important in high inflation recurring aftermarket service revenues lour business They often balance one-time equipment sales with The many benefits of portfolio balance are a third factor

> outpaced GDP growth in all major regions of the world than 50 countries and, aside from the US, no country others. Smiths has people and resources in more upswings in one part of the world offset downturns in accounts for more than 5% of revenues. Our business

### LOOKING FORWARD

to 4-6% organic revenue growth, in line with the should converge. After a period of serial downgrades, Looking forward to FY2024, the macro and micro November 2021 Capital Markets Day. medium-term financial commitments we made at our modestly above 2023. Specific to Smiths, we've guided World Bank all expect global GDP growth in 2024 to be The most recent data published by the OECD, IMF, and macro forecasts have recently started to improve.

and our 173rd of continuous operation. While a lot has Williams, who takes over as Chair at our Annual world through smarter engineering has remained a year of being listed on the London Stock Exchange, General Meeting in November. to Smiths over the last ten years and welcome Steve I thank Sir George Buckley for his many contributions the world who live this purpose each and every day. steadfast guide. I applaud my 15,000 colleagues around changed across this time, our purpose of improving our FY2024 will mark Smiths Group's 110th consecutive

of our accomplishments in FY2023. Energised by this ahead for Smiths. In closing, we're encouraged by our progress and proud momentum, we are even more excited by all we see

I hank you for your trust and support

### PAUL KEEL

Chief Executive Officer

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profit

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57

Headline

operating

Headline

Revenue

FY2022 exchange 7,560

Acquisitions

movement Organic

FY2023

146

 $\alpha$ 

317

profit margin operating

1637

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growth of +11.6%, ahead of guidance. We progress on our strategy. generated £501m of operating profit, up

Organic growth

Revenue

Smiths delivered record organic revenue +20.0% on FY2022 as we continue to make



### GROWTH

enhanced value creation for the Group. We grew in consecutive quarters of organic revenue growth. times during the year, delivering record organic every quarter of FY2023 and raised our guidance three revenue growth of +11.6%. We have now delivered nine **Accelerating growth** is the primary driver of unlocking

and aerospace programmes. anticipated softness in the US construction market. year. Flex-Tek continued to grow into the second half Detection delivering double digit growth throughout the test market as well as delays in some large defence as anticipated, impacted by a weakening semiconductor Smiths Interconnect declined [8,4]% in the second half with growth mocerating to +3.6% reflecting the largest businesses; with both John Crane and Smiths Strong growth continued in the second half for our two

acquisition of Plastronics in January 2023 (FY2022: £2,566m). This included +£146m of favourable Revenue grew + 8.3% on a reported basis, to £3,037m foreign exchange translation, and +£8m from the

Smiths Interconnect.

### growth. is the first of the four actionable levers for accelerating Strong execution to access end market opportunity

and Aerospace. Jur strong market positions, coupled markets: General Industrial, Safety & Security, Energy Our business operates across four major global end

> our businesses, are distinctive long-term advantages with the balanced market exposure we have across

build demand benefiting Flex-Tek; and helping to offset strong demand in John Crane, Growth in Aerospace of programmes. The +19.5% growth in Energy reflected second half due to Smiths Detection's strong delivery semiconductor test solutions. Organic revenue growth sciences. Slower H2 growth of +1.0% reflects a strong in chemical processing, water treatment and life General Industrial, grew +7.8% in FY2023, supported +10.5% continued throughout the year driven by aircraft Smiths Interconnect from the timing of defence against its orderbook, partially offset by a decline in in Safety & Security was +11.9%, accelerating in the for Flex-Tek's heating, ventilation and air conditioning prior year performance, and a softening in demand by strong demand for John Crane's industrial products Smiths organic revenue in our largest end market, the impact of delays in aerospace programmes in ("HVAC") products and Smiths Interconnect

generation diamond coating product offering for product development and commercialisation. During Our second lever for faster growth is improved new Gross vitality, which measures the proportion of in the energy efficient Rheia air management systems. with threat recognition software, and Flex-Tek's ducting impact new products including John Crane's next-Detection's next-generation CTIX scanners installed high-speed and high-heat applications, Smiths FY2023, +310bps of growth was delivered from high

## ORGANIC REVENUE GROWTH (BY BUSINESS)

16.5% Smiths Group	Smiths Interconnect	Flex-Tek	Smiths Detection	John Crane	3,037
oup +13.5%	erconnect +3.3%	+17.0%		+14.6%	H1 2023
+9.9%		+3.6%		+15.8%	HZ ZUZ3
+11.6%	[2.8]%	+10.1%	+16.4%	+15.2%	FY2023

### SMITHS ORGANIC REVENUE GROWTH IN OUR **END MARKETS**

ع.	% of Smiths revenue	H1 2023	H2 2023	FY2023
General Industrial	40%	+15.4%	+1.0%	+7.8%
Safety & Security	31%	+9.4%	+14,4%	+11.9%
Energy	22%	+17.1%	+218%	+19.5%
Aerospace	7%	+10.1%	+10.8%	+10.5%
Smiths Group	100%	+13.5%	+9.9%	+11.6%

As an industrial technology leader, continuing to invest successful new product commercialisation. five years, was 31% (FY2022: 31%), supported by our revenues coming from products launched in the last

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(FY2022: £15m) was funded by customers. charge, £21m was capitalised (FY2022: £12m) and £19m E73m [FY2022. E80m] was an income statement we invested £113m in R&D (FY2022: £107ml, of which for our sustainability-related products. During FY2023, opportunities in our pipeline, with increasing demand In R&D ensures we capitalise on the wealth of

3

To support new product (aunches, and the strong

demand for our existing solutions, we increased capex +14.1% in FY2023 to £81m (FY2022: £71m). This represents 1.6x depreciation and amortisation

segment, supported by key wins in ports and borders green steel production facility; and Smiths Detection's +34.9% revenue growth in the other security systems temperature heating solution for the world's first Examples in FY2023 include Flex-Tek's high increasing security needs and enhanced connectivity. term megatrends of energy transition and sustainability, core markets and ensure we capitalise on the longexecuting strategies to expand beyond their existing adjacencies. Each of our four businesses are Our third growth lever is building out priority

Interconnect's strong presence in Asia. Plastronics' sales globally by leveraging Smiths and automotive end markets, and expanding attractive position in artificial intelligence, data centres market adjacency. We will benefit from Plastronics probe contacts, extending our reach into an attractive supplier of burn-in test sockets and patented spring Smiths Interconnect acquired Plastronics, a leading augment our organic growth focus. In January 2023, Our fourth growth lever is using disciplined M&A to

business. This further expands the Group's presence in Heating & Cooling Products ["HCP"] in our Flex-Tek Following the year end, in August 2023 we acquired

of the growth, the share buyback programme which

### EXECUTION

contribution in Flex-Tek, partially offset by a decline in John Crane and Smiths Detection, and a solid operating profit benefited from strong profit growth a reported basis to £501m (FY2022: £417m). Headline (+£57m) on an organic basis, and +20,0% (+£84m) on In FY2023, head! ne operating profit grew +12.7%

operating profit growth which contributed over a third Headline EPS grew +39.6%, driven by headline Smiths Interconnect seeing lower volumes. product development and commercialisation, and year highs, with Flex-Tek continuing to invest in new Smiths Interconnect contracted from their record prior Original Equipment ("OE") sales mix. Flex-Tek and Detection also improved its margin despite higher improved execution and supply chain conditions. Smiths strong operating leverage in John Crane reflected of product mix and investment in growth. By division, SES and savings actions, all of which offset the impact pricing more than offsetting inflation and the benefits of on a reported basis supported by volume growth, Headline operating profit margin was 16.5%, up +20bps

than 7x estimated 2023 EBITDA, this acquisition further range. Acquired for \$82m lapproximately £65m], at less serve more customers with an even broader product

headline tax rate and interest expense. The headline tax coming from FX and a reduction in both the effective contributed a third, with the remainder of the growth

demanstrates our disciplined and targeted approach the North American HVAC market, enabling Smiths to

Stronger execution is our second key priority.

86% [FY2022: 80%], with stronger conversion in the Headline operating cash conversion for FY2023 was

tinancial statements.

For further detail, please refer to note 29 of the reflecting the higher profitability of the Group. ROCE increased +150bps to 15.7% (FY2022, 14.2%) represents an effective rate of 26.0% (FY2022: 27.6%). charge for FY2023 of £121m (FY2022, £104m)

flow' generation was £178m (FY2022: £130m) or 35% was £433m {FY2022; £332m}. In FY2023, free cashfocused SES projects. Headline operating cash-flow disciplined working capital management helped by capital. This was delivered through targeted and second half supported by improvement in working

benefits expected to be £25m. FY2023 from these projects, with the annualised communications, £11m of benefit was realised in further charges anticipated. In line with our previous have been charged to non-headline in the year, with no Costs amounting to £36m in respect of these projects focused on simplification and improving efficiency. across the Group through FY2023. These projects were We implemented some targeted savings projects hopper of new projects continues to scale. we expect a contribution of £20m from SES as our £14m of prafit, ahead of our plan of £12m. For Fy2024, Group. Projects completed in the year contributed Black Belt and 31 Black Belt employees across the completed or underway, being driven by our 6 Master on SES. There are currently 71 Black Belt projects During FY2023 we continued to make good progress of headline operating profit [FY2022: 31%].

16 3% exchange Acquisitions +10bps

Headline operating profit margin Headline operating profit

16.5% FYZ0Z3 50<u>7</u>

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### PEOPLE

equity and inclusion, and engagement. areas of safety, leadership development, diversity, Inspiring and empowering our people is our third key priority and our people plan is focused around four key

through changes to manufacturing, new risk management processes and leveraging technology to delivered an 80% reduction in the number of incidents focus was our Royal Metal site, acquired in 2021, which Observations undertaken in the year. Of particular over 13,000 Safety Leadership Tours and Safety continuous reinforcement of our safety culture with improvement in safety has been achieved through record low lost time injury rate of 0.14. This improved to 0.41 (FY2022:0.56), and we delivered a do. Our Recordable Incident Rate ("RIR") for FY2023 The first area, safety, is at the forefront of everything we

rollout of our Smiths Leadership Behaviours to define over 1,600 leaders and the behaviours are now used in organisation. We completed 94 workshops, attended by culture. We continued the rollout of these seven our expectations for an inclusive and high-performance Our biggest people initiative this year was the continued our annual performance assessment process behaviours to fully embed them throughout the

within and in FY2023, 70% of open roles for manager which includes several engineering apprenticeship development is a key priority within our People plan. continued to develop our Early Careers Programme, Executive Committee for our high potential leaders and FY2023, introduced mentoring programmes with the programme having trained our first 300 leaders in relaunched the Accelerate Leadership Development past. To support our talent development, we have level and above were filled internally, versus 39% in the We are focused on growing and promoting talent from Alongside Smiths Leadership Behaviours, talent

> and flexible working arrangements. As at 31 July 2023 on increasing gender diversity at all levels of the drive improvement in these metrics. throughout the organisation, we expect to continue to women. With the help of the multiple initiatives Committee and 40% of our Board of directors are 25% of our senior leaders, 25% of our Executive organisation and we have ramped up our initiatives this Promoting diversity, equity and inclusion is another key year, including introducing women's support n∋tworks part of our people strategy. We are specifically focused

engineering employees empowering our people we have seen a year-on-year Overall, through our focus on inspiring and improvement in our voluntary attrition, down 310bps to 12% for our global employees and down 410bps for our

### OUR ESG APPROACH

fundamental to each of our three key priorities Environment, Social and Governance (ESG) performance is at the very centre of our purpose, and

green technology. Our progress is evident through John Our R&D is focused on commercialising high-value Hex-lek supporting the development of the world's first capture markets with over 70 active projects and in Crane's growing presence in hydrogen and carbon ESG at Smiths is approached with a growth mindset

### Execution

reduction	:eductior	areas
13.3%	4.5%	Water use in stressed
reduction	reduction	
9.8%	11,5%	Non-recyclable waste:
70%	63%	Proportion of electricity from renewable sources
7.9% improvement	n/a	Energy efficiency*
11.8% reduction	neduction	Absolute Scope 1 & 2 GHG emissions reductions
FY2023	FY2022	Environmental metrics

Normalised to local currency revenue, excluding growth from price.
 Normalised to reported revenue.

green steel production facility. Our proven ability to engineering to achieve Net Zero the future as the world increasingly relies upon smart serve these customers positions us well today and in

and long-term incentives. In the year, we launched our Directive ("CSRD"). We also extended the scope of the guidance under the Corporate Sustainability Reporting significant progress against our sustainability metrics We are executing well against our ESG strategy, with and FY2023 data. the more rigorous ISAE3000/3410 standard for FY202? limited assurance work carried out by KPMG to follow materiality assessment in accordance with applicable through completion of our first-ever ESG double Targets for review and validated our framework first Sustainability report, submitted our Science Basec which are now fully incorporated into both our annual

multitude of grass-roots efforts already in place across taunched our global volunteering policy, amplifying the to engineering-related good causes. The mission of the strength of Smiths. This year we have gone one step Engagement with our communities has long been a our world through smarter engineering." We also foundation is central to Smiths purpose of "Improving foundation committed an initial £10m of funding linked the organisation. foundation, "The Smiths Group Foundation". The further with the launch of our new charitable

### OUTLOOK

tuture sustainable growth. along with our new product pipeline, give us confidence strong orderbooks in John Crane and Smiths Detection, our medium-term target range of 4-6%, with growth In FY2024, we expect organic revenue growth within expansion in FY2024, as we continue to scale the Interconnect, We also expect continued margin market conditions facing parts of Flex-Tek and Smiths moderating pricing environment, and the challenging in delivering this growth despite a record comparator. Smiths Excellence System and reinvest to support weighted towards the second half of the year. Our

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Leadership Behaviours

**→PG 13** Read more about our

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## REVIEW

Chief Financial Officer

CAPITAL ALLOCATION

FY2023, on top of the £661m returned in FY2022. to shareholders, as evidenced by the £350m returned in continues to be organic growth. Accretive M&A, either financial frameworks, our highest capital priority penetration of priority adjacencies comes second to strengthen core positions or to accelerate With our strong technology, market positions, and I hird, we have a strong track record of returning capital

### ORGANIC INVESTMENT

Returned to shareholders

including £21m in capitalised R&D on programmes charged to the income statement, supporting new defence portfolio. A further £73m in R&D was such as next-generation hold and cabin baggage product development. screening and further advancements in our In FY2023 we invested £81m in capex projects.

Increase in dividend

CAPITAL ALLOCATION FRAMEWORK



- Target R&D at 4% of sales, focused on high return investments
- Capex to support growth
- Compensation linked to growth and new products



- Focus on core and adjacencies through bolt-on acquisitions
- Enhance technology roadmap
- Accelerate growth and create scale



- 70+ years of uninterrupted dividend
- Target dividend growth in-line with long-term earnings growth
- Maintain dividend cover of >2x

# STRONG AND FLEXIBLE BALANCE SHEET TO SUPPORT GROWTH STRATEGY

a manufacturer of HVAC solutions in North America Plastronics, a leading supplier of burn-in test sockets In January 2023, Smiths Interconnect acquired following the year end close, Flex-Tek acquired HCP, and patented spring probe contacts. In August 2023,

and disciplined M&A approach across the Group. product offering. We have an active acquisition pipeline our presence in adjacent markets or expand our complementary inorganic investments to accelerate These acquisitions support our strategy to make

### **SHAREHOLDER RETURNS**

of Smiths Medical to shareholders. We have now under the £742m share buyback programme initiated in completed the share buyback programme. return the majority of cash proceeds from the disposal November 2021, in connection with our commitment to During the year we continued to repurchase shares

the Board is recommending a final dividend of 28.7p. In line with our progressive dividend policy and plan to year-on-year increase of +5.1% [FY2022: 39.6p]. bringing the total dividend for the year to 41.6p. a rebuild dividend cover after the sale of Smiths Medical

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dividend payments, the Board considers prevailing and meet our financial obligations. In setting the level of sufficient cash-flow to finance investment in growth cover of around 2 times. The policy enables us to retain with the objective of maintaining minimum dividend dividends in line with growth in earnings and cash-flow October 2023. Our dividend policy aims to increase shareholders on the register at close of business on 20 economic conditions and future investment plans The final dividend will be paid on 24 November 2023 to

after, the dividend payment date and at prevailing under the DRIP are made on, or as soon as practicable Elections received after the Election Date will apply to received by 3 November 2023 ("the Election Date"). our website for details. To participate in the DRIP, dividend to buy further shares in the Company - see The Company offers a Dividend Reinvestment Plan market prices. dividends paid after 24 November 2023, Purchases shareholders must submit their election notice to be ("DRIP") enabling shareholders to use their cash

buyback during the year. Net debt to headline EBITDA' and returned £207m to shareholders via our share an increase of £237m as we paid £143m in dividends was 0.7x IFY2022: 0.3xJ Net debt' at 31 July 2023 was £387m (FY2022: £150m)

and cash equivalents as at 31 July 2023 were £285m covenants associated with these borrowings. Cash €600m bond in April 2023. There are no financial £1,166m) comprising a €650m bond which matures in As at 31 July 2023, borrowings were £654m (FY2022: [FY2022: £1,056m] reduction in borrowings is due to repayment of a February 2027 and £117m of lease liabilities. The £512m

In May 2023, we refinanced our \$800m (c.£620m at the period-end exchange rate) revolving credit facility ["RCF"] which was due to mature in November 2024

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the end of the period. and the RCF together, total liquidity was over £0.9bn at to the new facility and it remains undrawn. Taking cash in May 2028. There are no financial covenants attached lenders, on substantially the same terms and matures The new RCF is for the same amount, with the same

### ICU MEDICAL STAKE

in 10% of the equity in ICU Medical, Inc ("ICU"). See note Since the sale of Smiths Medical in January 2022 the Group holds a financial asset reflecting our investment 14 of the financial statements for further detail.

### STATUTORY RESULTS

### NCOME STATEMENT

higher headline operating profit and lower norasbestos litigation in John Crane, Inc and a provision of £52m, costs from savings projects of £36m, profit of £501m and statutory operating profit of £286m higher than last year (FY2022: £117m), reflecting Corporation. Statutory operating profit of £405m was reduction of £7m for subrogation claims in Titeflex acquisition related costs of £7m, £9m in costs for relate to the amortisation of acquired intangib e assets £403m is non-headline items as defined in note 3 of neadline charges. he financial statements. The largest constituents The £98m difference between headline operating

mainly due to a prior year non-headline £22m foreign exchange gain on an intercompany loan with Smiths Medical. Statutory finance costs were £43m (FY2022: £14m),

statutory effective tax rate was 37% (FY2022: 87%). amortisation of acquisition-related intangible assets, Please refer to notes 3 and 6 of the financial statements Non-headline taxation items of £13m relate to for further details. provisions and non-headline finance items. The legacy pension scheme arrangements, litigation

## TOTAL GROUP PROFIT AFTER TAX AND EPS

Medical of £1,022m, Statutory basic EPS was 65.5p by 77.6% to C232m (FY2022: £1,035m) as the prior year [FY2022: 267.1p]. included the profit on sale and results of Smiths Statutory profit after tax for the total Group decreased

### Statutory net cash inflow from operating activities for the total Group was £293m [FY2022: £279m]. See note

STATUTORY CASH-FLOW

contributions (FY2022: £9m). These contributions relate headline operating cash-flow to statutory cash-flow 28 of the financial statements for a reconciliation of to unfunded, overseas schemes and healthcare Included within free cash-flow was £5m of pension PENSIONS

arrangements.

made to the TI Group Pension Scheme ("TIGPS"), the working toward final buy-out of the scheme in order to buy-in annuities. Smiths and the TIGPS Trustee are It is not anticipated that any further contributions will be deliver certainty for the Scheme's 21,000 members and liabilities of which have now been insured via a series of remove future risk for Smiths.

Group and the SIPS Trustee continue to work together on the Technical Provisions funding basis, and no to progress towards the long-term funding target of full cash contributions are currently being made. The Pension Scheme ("SIPS") is estimated to be in surplus The other major pension scheme, Smiths Industries buy-out funding.

investments. As at 31 July 2023, over 60% of the UK grade credit or cash, with no remaining equity plan are well hedged against changes in interest and annuities from third party insurers. third-party annuities, government bonds, investment inflation rates. Over 90% of their assets are invested in liabilities had been de-risked through the purchase of The two main UK pension schemes and the US pension

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### LITIGATION

information, refer to note 23 of the Financial Statements. on the two significant litigation provisions. For more different jurisdictions. Please see below an update Smiths Group faces different types of litigation in

### John Crane, Inc. litigation

amounting to approximately \$190m. has had 154 cases and has had to pay awards since the inception of asbestos litigation against JCI it 20,000 claims. Despite these large numbers of claims currently a detendant in cases involving approximately been dismissed before trial over the last 40 years. JCl is defence. Approximately 310,000 claims against JCI have and intends to resist asbestos cases based on this the effect ve presentation of its safe product defence, its current and expected asbestos litigation, including continues to actively monitor the conduct and effect of John Crane, Inc. (JCI) a subsidiary of the Group,

In deciding upon the amount of the provision, JCI has £229m) expressed at the then current exchange rate and defence costs, amounted to £204m (FY2022: asbestos litigation, including for adverse judgements At 31 July 2023, the aggregate provision for JCI relied on independent expert advice from a specialist

### Titeflex Corporation litigation

products being energised by lightning strikes. It has damages allegedly caused by its flexible gas piping Flex-Tek division, has received a number of claims in also received a number of product liability claims recent years from insurance companies seeking recompense on a subrogated basis for the effects of Titeflex Corporation, a subsidiary of the Group in the

> manufacturer's instructions and local and national products are a safe and effective means of delivering provide sufficient evidence to recognise a liability in settlement, together with recent market-place activity, continuing progress of claims and the pattern of codes. However, some claims have been settled on an gas when installed in accordance with the class actions. Titeflex Corporation believes that its the accounts. individual basis without admission of liability. The relating to this product, some in the form of purported

uncertainty associated with the future level of claims litigation provisions, because of the significant incur in respect of these claims. For the Group's been made for the costs which the Group expects to estimate the provision will result in an accurate and of the costs arising out of the related litigation, At 31 July 2023, a provision of £41m [FY2022: £52m] has prediction of the actual costs that may be incurred there is no guarantee that the assumptions used to

### **FOREIGN EXCHANGE**

sterling at average exchange rates. Net assets are following table. terms of the value of Sterling, are shown in the the Euro. The principal exchange rates, expressed in foreign exchange movements, mainly the US Dollar and translated at period-end rates. The Group is exposed to The results of overseas operations are translated into

EUR	USD		
1,15	1.21	31 Jul 2023 [12 months]	Average rates
1.18	1.32	31 Jul 2022 [12 months]	rates
1,17	1.29	31 Jul 2023	Period-end rates
: 1.19	1 22	31 Jul 2022	drates

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**DIVISIONAL REVIEW** 

## **FY2023 FINANCIAL PERFORMANCE**

	Headline opera	Headline operating profit	£m	OPERATING PROFIT		Revenue	£m	REVENUE		R&D cash costs as % of sales	Return on capital employed	Statutory operating profit	Headline opera	Headline operating profit	General Industrial	Aftermarket	Original Equipment	Energy	Aftermarket	Original Equipment	Revenue		
	Headline operating profit margin	ting profit		ROFIT		!				as % of sales	al employed	ating profit	Headline operating profit margin	ting profit	strial		ment	:		ment			
											238%	217	22.6%	244	423	278	145	656	487	169	1,079	(Em)	FY2023
										2.5%	19.4%	167	20.9%	188	371	240	133	530	382	148	901	[£m]	FY2022
	20.9%	188	reported	FY2022		901	reported	Cyana		[80]bps_	+440bps	+29.9%	+170bps	+29.7%	+14.0%	+16.0%	+10.5%	+23.8%	+27.5%	+14.3%	+19.8%	growth	FYReported
		7	exchange	Foreign		_ 36	exchange			 			+190bps	+24.6%	+10.9%	+9.2%	+14.1%	+17.1%	+18.5%	+13.3%	+14.6%	growth	H1 organic
		49	movement	Organic		142	movement				1	;	+180bps	+25.7%	+7.6%	+12.3%	[0.9]%	+21.8%	+27.8%	+6.8%	+15.8%	growth	H2 organic
	22.6%	244	reported	FY2023		1,079	reported				:- =		+180bps	+25.2%	- 69£3%	4009%	~&	983BW	+23.2%	₩8%	+15.2%	growth	FYorganic
reduced emissions.	innovative high temperature sealing solution, which is designed to improve customer efficiency through	UK government through a £925k grant awarded for its	Crane's leadership in this area was recognised by the	energy storage solution for a customer in Europe. John	Carbon Capture and Storage ("CCS") facilities in	the year included one of the world's largest offshore	for low carbon alternatives. Notable contract wins in	within existing facilities or invest in new infrastructure	customers with their decarbonisation goals as they	solutions. John Crane is well positioned to support	demand for energy efficiency and emissions reduction	an increased focus on energy security and higher	In Energy, organic revenue grew +19.5% benefiting from	exchange impact.	the organic growth and a favourable foreign	£1bn for the first time, which was up +19.8% reflecting	Reported revenue grew to record levels at over	grew +8.1%.	+18.4% to make up /1% of sales (FY2U22: 69%) and OE		+15%. Organic revenue grew across all segments and	executing well against strong demand, with orders up	+15.2% for the year, accelerating to +15.8% in H2

John Crane delivered record organic revenue growth of grew +8.1%. executing well against strong demand, with orders up +15.2% for the year, accelerating to +15.8% in H2 geographies. Aftermarket organic revenue grew +15%. Organic revenue grew across all segments and -18.4% to make up 71% of sales (FY2022: 69%) and OE

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treatment and life sciences. Efficiency in industrial by strong demand across chemical processing, water all markets. Energy customers, evidenced by multiple wins across processes is as important as it is to John Crane's The Industrial segment grew +9.2% organically, driven

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the strong demand. projects, while continuing to invest in growth to service offsetting inflation and benefits from SES and savings volumes and improving plant efficiency, pricing margin expansion. This was driven by the increased +25.2% on an organic basis, resulting in +170bps of Headline operating profit of £244m grew a record

charges from savings projects. provision for John Crane, Inc. asbestos litigation and operating profit includes the net cost in relation to the impact. The difference between statutory and headline +29.7%, including a favourable foreign exchange On a reported basis, headline operating profit was up

headline operating profit growth. ROCE was 23.8%, up 440bps, reflecting the record

sustainability of high duty seals and hydrogen and enhancing the efficiency, performance and 2.5%). John Crane's continued investment in R&D is Cash R&D expenditure was 1.7% of sales (FY2022: compressors. primarily tocused on reducing product lead times

water requirements, delivering significant energy and Pumping System product nearly eliminates cooling including for demanding hydrocarbon pipelines. John sustainability journeys through reducing leaks, emissions reductions in liquid sealing. Crane's recently launched Safematic Upstream John Crane plays a significant role in its customers

FY2023 FINANCIAL PERFORMANCE	E V 30 33	E COUCA	EVD	Ę	5	2
	FY2023 [£m]	FY2022 [£m]	FYReported growth	H1 organic growth	H2 organic growth	FY organic growth
Revenue	803	655	+22.6%	+14.0%	+18.8%	+16.4%
Original Equipment	226	198	+14.2%	+10.3%	+8.6%	+9
Aftermarkel	309	269	+14.6%	+10.3%	+7.0%	+8.6%
Aviation	535	467	+14.5%	+10.3%	+7.7%	+8.9%
Original Equipment	:64	102	+60.2%	+39.2%	+64.4%	+51.3%
Aftermarket	104	86	+21.5%	+2.9%	+28.3%	+15.2%
Other Security Systems	268	188	+42.7%	+22.9%	+47.9%	+34.9%
Headline operating profit	90	73	+23.1%	+4.5%	+26.8%	+15.4%
Headline operating profit margin	11.2%	11.1%	+10bps	(110]bps	+70bps	0bps
Statutory operating profit	- S	36	+52.8%			
Return on capital employed	3.2c.	7.1%	+60bps			
R&D cash costs as % of sales	8.4%	9.3%	[90]bps			

### REVENUE

Em	FY2022 reported	Foreign exchange	Organic movement	FY2023 reported
Revenue	650	655 34	114	803
OPERATING PROFIT				
€m	FY2022 reparted	Foreign exchange	Organic movement	FY2023 reported
Headline operating profit	73	ъ	12	90
Headline operating profit margin	11.1%			11.2%

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foreign exchange impact. towards the second half. Reported revenue was up to the expected timing of order delivery will be weighted year, supporting revenue growth in FY2024, which due up 51% cf sales (FY2022: 54%). Orders grew +6% in the Afterma-ket revenue grew +10.2% organically, making growth in lower margin OE, up +23.9% organically. delivered across all segments with particularly strong against the multi-year orderbook. Growth was with organic revenue growth of +16.4% executing well Smiths Detection returned firmly to growth in FY2023 +22.6% reflecting the organic growth and a favourable

and Edinburgh airports in the UK and JAL Airline in including provision of CTIX machines to Birmingham contract wins in all regions of the world across the year many countries mandating upgrades. Smiths Detection now sold, supported by regulatory requirements in CT machines for cabin baggage, CTIX, with over 1,000 strong cemand for Smith Detection's latest range of 3D In Aviation, organic revenue grew +8.9% with continued Transportation Security Administration Japan, and full-sized lane configurations to the US continues to achieve a good win rate in Aviation with key

been contracted to provide security screening at COP28 generation programme. Smiths Detection has also Order intake in defence was very strong for both good progress in these attractive market adjacencies. security, ports and borders and defence, demonstrating Other Security Systems ("OSS") grew +34.9% driven by in November this year. requirements, including for the US DoD on their next current and future chemical and biological detection high growth in all three sub-segments of urban

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exchange translation. actions on cost. On a reported basis, headline operating organic revenue growth, SES benefits and targeted organic basis for the year, supported by the strong profit was up +23.1% including favourable foreign Headline operating profit was up +15.4% on ar

actions offset the mix impact of lower margin OE margin aftermarket revenue, which together with a on a reported basis as the benefits of SES and cost These OE deliveries will secure longer-term, high Headline operating profit margin of 11.2% was up 10bps margin expansion. building SES impact, will support future

of acquired intangibles and charges from operating profit primarily reflects amortisation savings projects. The difference between statutory and headline

headline operating profit growth ROCE increased by +60bps to 7.7%, driven by the

tunded projects to £18m [FY2022: £14m] Cash R&D increased +9.8% representing 8.4% of sales (FY2022: 9.3%). This includes an Increase in Bustomer

cargo screening technology, and an extension of their strengthen the aftermarket proposition. During the detection of dangerous goods, and digital solutions to Smiths Detection continued to invest in next-generation automated detection algorithm. year Smiths Detection launched a new high volume air detection devices, new algorithms to improve the

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### PLEXTER

## FY2023 FINANCIAL PERFORMANCE

	FY2023 [Em]	FY2022 [£m]	FY Reported growth	H1 organic growth	H2 organic growth	FY organic growth
Revenue	896	647	+18.6%	+17.0%	+3 6%	+10.1%
General Industrial	624	531	+17 5%	+17.5%	+09%	+9.0%
Aerospace	777.	116	+24.4%	+14.8%	+16.4%	+15.6%
Headline operating profit	67,	133	+11.9%	+9.0%	(2.0]%	+3,4%
Headline operating profit margin	13.42	20 6%	(120)bps	(150)bps	(110)bps	(130)bps
Statutory operating profit	: 1	106	+23.6%	,		
Return on capital employed	26.1%	25.6%	+50bps			
R&D cash costs as % of sales	(,4%)	0.4%	0bps			

### REVENUE

149 19.4%	! ! ! <b>51</b>		133 20.6%	Headline operating profit Headline operating profit margin
FY2023 reported	Organic movement	Foreign exchange	FY2022 reparted	£m
				OPERATING PROFIT
768	71	50		Revenue
FY2023 reported	Organic movement	Foreign exchange	FY2022 reported	£m

1 2 2

Organic revenue grew  $\pm 10.1\%$  in the year, with growth in H2 of  $\pm 3.6\%$ . Revenue on a reported basis grew  $\pm 18.6\%$ , supported by a favourable foreign exchange translation.

In Industrial, organic revenue was up +9.0% in the year reflecting strong demand for Flex-Tek's products, primarily in HVAC applications. These products include energy efficiency solutions such as the Rheia air distribution system and the partnership with Midrex to deliver heating solutions that enable the production of commercial "green steel". As expected, demand slowed in the second half reflecting a softer US HVAC market. In Aerospace, organic revenue grew +15.6% in the year, with growth in the second half accelerating to +16.4% supported by an increasing number of aircraft builds.

Headline operating profit grew +3.4% on an organic basis, driven by the revenue growth which was partly offset by higher costs including starting up a new facility in Houston to expand capacity. This increase in costs, together with continued investments in new product development and a product mix impact, contributed to a 19.4% headline operating margin, [120] bps lower than the record prior year comparator.

The difference between statutory and headline operating profit is due to amortisation of acquired intangible assets and the provision for Titeflex Corporation subrogation claims.

ROCE increased +50bps to 26.1% reflecting the continued profit growth in FY2023.

In August 2023, Flex-Tek acquired HCP expanding its presence in the North American HVAC market, broadening its product range and customer base.

### R&D

Cash R&D expenditure grew in-line with sales remaining at 0.4% of sales [FY2022: 0.4%], R&D is focused on developing new products for the construction market, and an expanded product offering in aerospace.

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## **FY2023 FINANCIAL PERFORMANCE**

Revenue  Headline operating profit  Headline onerating profit	FY2023 (Cm) 387 62	FY2022  Eml 363 65	FYReported growth +6.5% [4.6]% [200]hns	H1 organic growth +3.3% [1.7]%	H2 organic growth [8.4]% [20.7]%	FY organic growth (2.8)% (11.9)%
Statutory operating profit	) 	64	[21.9]%		į	
Return on capital employed		16.3%	(300)bps			
R&D cash costs as % of sales	6.3%	5.6%	+70bps			
REVENUE						
€ m		FY2022 reported	Foreign exchange	Acquisitions	Organic movement	FY2023 reported
Revenue		. 363	26	0	(10)	387
OPERATING PROFIT						
€m		FY2022 reported	Foreign exchange	Acquisitions	Organic movement	FY2023 reported
Headline operating profit Headline operating profit		65 18.0%	ហា	0	(8)	62 16.0%
	· 	1	!			

acquisition of Plastronics. exchange impact and an £8m contribution from the +6.5% in the year including a favourable foreign by the [8.4]% decline in H2. Reported revenue grew (2.8)% for the year following the strong +13.9% growth Smith Interconnect's organic revenue declined last year, with +3.3% growth in H1 more than offset

semiconductor market and a slowing in connectors product. Contraction into FY2024 is expected with products such as a new medical cable assembly offset by strong demand for industrial connector aerospace and defence related programmes, partly the semiconductor market and delayed timing on large FY2023 crders down 17%, continued weakness in the The performance in the year reflected a weakening in

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Plastronics to strengthen the product portfolio and intelligence, data centres and automotive end markets. During the first half, Smiths Interconnect acquired leverage Plastronics' attractive positions in artificial

offset by a favourable foreign exchange impact Headline operating profit was down [4.6]% on a reported basis, reflecting the organic decline, partly profit margin to 16.0%. This decline was driven by the basis, resulting in a [200]bps reduction in operating Headline operating profit declined [11.9]% on an organic lower volumes and continued investment in R&D.

operating profit reflects the amortisation of acquired savings projects. intangibles, acquisition costs and charges from The difference between statutory and headline

> operating profit. ROCE reduced (300)bps to 13.3% driven by the lower

integrity in demanding operating environments (FY2022: 5.6%). R&D is focused on bringing to market frequency components and transceivers. Product launches include the next-generation of radio new products that improve connectivity and product Cash R&D expenditure increased to 6.3% of sales

### PERFORMANCE NDICATORS

### FINANCIAL TARGETS

and full year growth of all four quarters of the year organic revenue growth in

Markets Day in November 2021. Our financial targets were set out at our Capital

are defined in note 29 of the financial statements. Alternative Performance Measures (APMs) and KPIs

in January 2022. All measures exclude Smiths Medical which was sold

### **LINK TO STRATEGY**

People

Growth

Execution

1.00 × 1.00 ×

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Group. value creation for the primary driver of unlocking Growing faster is the

**FY2023 PROGRESS** 

In FY2023 we delivered

STRATEGY

+4-6%

MEDIUM-TERM TARGET

PERFORMANCE

FY2020 FY2021 FY2023

11.6%

Read more in CEO review of

3.8%

→ PG 18 the year.

[1.0]%[2.2]%

3.0%

Group and will drive higher second key priority for the

Stronger execution is the

18-20%

**MEDIUM-TERM TARGET** 

PERFORMANCE

17.1% 12.8% 15.5% 16.3% 16.5%

> → PG 18 the year.

Read more in CEO review of

## EARNINGS PER SHARE GROWTH

growth.

continuing to invest in progression to 16.5%, white In FY2023 we delivered

STRATEGY

FY2023 PROGRESS

+20bps of margin

convert revenue growth Strong margins will

into earnings growth.

**MEDIUM-TERM TARGET** +7-10%

PERFORMANCE

17.8% 19.3% the year → PG 18

Read more in CEO review of

STRATEGY

record EPS growth of In FY2023 we delivered FY2023 PROGRESS

buyback programme.

operating profit growth and

+39.6%, driven by organic

the benefit of our share

FY2019 [27.4]% 11.0%

E)

value from our growth. both organic and inorganic investment to drive maximum Monitoring our return on capital acts as a discipline on

MEDIUM-TERM TARGET

STRATEGY



driven by the strong operating profit performance. In FY2023 ROCE increased +150bps into our target range FY2023 PROGRESS

15-17%



→ PG 18 the year.

Read more in CEO review of

### 12.8% 13.9% 14.2%

### OPERATING CASH CONVERSION

is a key component of our robust financial framework. Maintaining our strong track record of cash conversion

FY2023 PROGRESS

In FY2023 we improved our operating cash conversion improvement in working capital in the second half of by +6 percentage points to 86%, supported by an the year.

100%

**MEDIUM-TERM TARGET** 

STRATEGY

PERFORMANCE



15.7%

the year ₩ PG 18 Read more in CEO review of

## **OPERATIONAL AND NON-FINANCIAL TARGETS**

Gross Vitality measures the revenue contribution of component of our growth strategy. product development and commercialisation is a key products launched in the last five years. Improved new

30%+

MEDIUM-TERM TARGET

STRATEGY

PERFORMANCE

31% 25%

→ PG 18

the year.

Read more in CEO review of

PERFORMANCE

**FY2023** [11.8]%

at Smiths.

Read more in Sustainability

FY2022 [0.9]%

→ PG 32

See page 45 for our statement on limited assurance.

## Meeting our commitment to deliver Net Zero Scope 1 & 2 MEDIUM-TERM TARGET

by 2040 Net Zero Scope & 2 emissions

1000

sustainability strategy.

FY2023 PROGRESS

GHG emissions by 2040 is a fundamental part of our

investment in R&D and new product development. In FY2023 Gross Vitality was 31% reflecting continued FY2023 PROGRESS

absolute terms due to actions on energy efficiency and a

In FY2023 our Scope 1 & 2 emissions reduced (11.8)% in

turther increase in renewable electricity.



Read more in Sustainability

## RECORDABLE INCIDENT RATE (RIR)

100 colleagues. number one focus. Our key safety metric is RIR per all safe and healthy. This is our essential foundation and Our commitment to our people starts with keeping us

### FY2023 PROGRESS

and in the top quartile of industry performance. division. We continue to track below the industry average In FY2023 RIR fell by (26)% with improvement in every

### A zero-harm MEDIUM-TERM TARGET

### workplace STRATEGY PERFORMANCE



### 0.35 0.47 0.56 0.41 0.50 → PG 32 at Smiths

of important cultural measures since 2017. We have been tracking employee engagement on a range Engaging our people is key to the success of our strategy.

### FY2023 PROGRESS

The overall e-Sat survey score went up by 1 point. to align it more closely with our cultural focus areas. In FY2023 we updated the questions in the My Say survey

## MEDIUM-TERM TARGET

Upper quartile

### STRATEGY

PERFORMANCE

### and culture Read more in Our people

## →P6 13

by women being percentage of senior leadership positions held women in leadership roles at Smiths, with our measure We are focused on proactively increasing the number of

### FY2023 PROGRESS

increase temale talent in our pipelines. wide range of activities to support female colleagues and positions held by women to 25%. We also undertook a In FY2023 we increased the number of senior leadership

### **MEDIUM-TERM TARGET** STRATEGY

30% by the end of

### PERFORMANCE

24% 25% 23%

### Read more in Sustainability at Smiths.

→ PG 32

E)

## SUSTAINABILITY AT SMITHS

first introduced in FY2022 using our Sustainability at Smiths framework that we purpose and create value for each of our stakeholders Strong ESG performance is essential to deliver on our We organise our ESG commitments and objectives

summarised from page 33 the ESG DMA validated the Sustainability Reporting Directive (CSRD). As practices developed under the EU's Corporate by completing an ESG double materiality assessment In FY2023, we tested and further refined the framework for value creation through our ESG performance. framework and helped to identify our best opportunities [DMA] in accordance with requirements and best

in this report. See page 40. and targets to the Science-Based Targets initiative During the year we submitted our Net Zero trajectory (SBTi). Our Net Zero/climate transition plan is published

Read more about sustainability in our Sustainability at Smiths report.

## **GOVERNANCE AND OVERSIGHT**

knowledge and skills of the whole Group to drive and Committee have ultimate responsibility for Smiths ESG deliver innovation, effective execution and best practice. team and our business leaders to harness the Our collaboration model enables us to bring together performance and associated governance and oversight the skills and knowledge of our Board, our Executive The Smiths Board of Directors and Executive

See our ESG governance and delivery model on

## METRICS AND REPORTING

and those required by reporting regulations. externally metrics relating to our material ESG areas business and functional operating units as relevant and performance at the overall Group level. Metrics are overall business performance dashboard and are ESG metrics and targets are incorporated into Smiths and the Board and its Committees. We report business priorities. The metrics cascade down through reported to, and discussed by, the Executive Committee realistic building block targets that aggregate to deliver reviewed annually to ensure they remain aligned with

See ESG metrics, targets and performance on page 44

### REWARD INCENTIVES

approximately 6,000 colleagues executives. For FY2023, we again assigned 15% of the long-term incentive plan (LTIP) pay of our senior For FY2022, we began incorporating ESG performance efficiency metric as a component of our Annual Based Targets (SBTs), In addition, we added an energy alongside traditional financial metrics to determine the Incentive Plan (AIP) that potentially benefits the pace of reductions required to deliver our Science-LTIP award to reducing GHG emissions, now aligned to

In FY2024, we are continuing the same approach

- LTIP targets for absolute GHG reductions aligned to the pace required to deliver SBTs; and
- AIP targets for energy efficiency tailored to reward operational improvements that support sustainable and high-value delivery of our SBTs

sustainability-focused products) were also included in the AIP in FY2023. New product revenue targets lincluding named

## EXTERNAL FRAMEWORKS

understand and accurately assess our priorities and dictate our path, they are very helpful to inform our disclosure that helps our external stakeholders specialists. The measures used by third-party ratings evaluate progress and make sure that we are learning reporting, planning and prioritisation. progress. While these external frameworks do not opportunities for improvement and additional agencies and framework developers help us to identify We also look outside the Company to benchmark and from our peers, sector leaders and subject-matter

We are fully supportive of emerging sustainability workstreams for this enhanced reporting We are preparing the business and internal by value creation and what matters to our stakeholders. reporting obligations and will take an approach guided

Disclosures (TCFD). See page 47. the Task Force on Climate-related Financial We currently report climate disclosures aligned with

We participate annually in the CDP global CDP for FY2022. completed our latest carbon and water submissions to environmental reporting initiative and during the year

> 🗅 Rena more about \_280 builting in our CLICK HERE FY2725 Sustainability sustainabe to and our at Smiris incoort

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# VALIDATING OUR SUSTAINABILITY AT SMITHS FRAMEWORK AND APPROACH

In FY2023 we completed an ESG double materiality assessment (DMA) which validated our existing prioritisation of ESG-related topics. It also provided a robust analysis of critical enablers and emerging matters of interest and importance to our multiple stakeholders and emerging regulatory requirements.

We conducted the DMA over five months with support from a specialist team from PwC. The findings and proposed next steps were discussed by the Smiths Executive Committee and presented to the Science, Sustainability & Excellence [SSE] Committee of the Board in July 2023. We agreed next steps and these are

being integrated into short- and medium-term strategic planning and resourcing decisions. They are also being integrated into our ESG reporting and internal communication and education on ESG matters to increase impact and realise more value from our performance.

### DMA APPROACH

	framework elements - Latest market practices/peer benchmarking - Existing and future regulatory standards and frameworks	1. DEFINELIST OF TOPICS  Selection of 23 ESG topics based on: - Smiths existing ESG
1 Corporate Sustainability Reporting Directive (CSRD), including European Sustainability Reporting Standards (ESRS) and FU Taxonomy, UK Green Taxonomy; Task Force on Climate-Related Financial Disclosures (TCFD); Taskforce on Nature-related Financial Disclosures (TNFD); Corporate Sustainability Due Dilgence Directive (CSDD), UK and EU REACH, Carbon Border Adjustment Mechanism (CBAM).	External stakeholder research on expectations and priorities covering customers, key shareholders, potential investors, key suppliers, peers and seven upcoming ESG regulations <sup>1</sup> .	2. ASSESS TOPIC MATERIALITY ON TWO DIMENSIONS (DOUBLE MATERIALITY) Impact materiality Financial materiality Financial materiality Internal stakeholder engagement including workshops, one-to-one interviews and a Group-wide
(0 7 7 7 7	Stakeholder VINTERNAL VERTERNAL SE	
Investors Regulators Peers Sumpliers	Workshops Employee survey Customers	3. SYNTHESISE RESULTS  Customers, investors and Smit weighting to synthesise results
0000	IMPACT MATERIALITY WEIGHTING 30	<b>ISULTS</b> nd Smiths in results.
	and the second s	ternal views !
	FINANCIAL MATERIALITY	were prioriti
	<b>WEIGHTING</b> - 30 20	sed through
reporting - Integration into strategic planning FY2024 and beyond - Preparation for future reporting requirements	<ul> <li>Presentation/</li> <li>discussion with SSE</li> <li>Committee</li> <li>Presentation/</li> <li>discussion with</li> <li>functional and divisional</li> <li>leadership teams</li> <li>Integration into FY2023</li> </ul>	3. SYNTHESISE RESULTS  4. INTEGRATE OUTCOMES AND COMMUNICATE AND COMMUNICATE RESULTS  Customers, investors and Smiths internal views were prioritised through - Presentation/ discussion with executive Committee

See Group materiality picture on

0

### ASSESSMENT

We chose 23 ESG topics for assessment based on the diamonds of Smiths existing ESG framework, latest market practices as taken from a peer benchmarking exercise, and an analysis of existing and future regulatory standards and frameworks.

We assessed each topic on two dimensions:

- Impact materiality an ESG topic is material when it pertains to Smiths material factual or potential, positive or negativel impacts on people or the environment over the short, medium, or long term.
- Financial materiality an ESG topic is material if it triggers, or may trigger, material financial effects on Smiths by generating risks or opportunities that have or are likely to have a material influence on cash-flows, development, performance, position, cost of capital or access to finance in the short, medium, or long term.

### GROUP MATERIALITY PICTURE

The Group ESG double materiality picture is shown on page 35. It distributes the 23 topics into three distinct categories.

Highest-impact topics: Five key strategic and disclosure focus ESG topics where Smiths must place the most focus (four of which formed part of our existing ESG framework)

**Critical enablers and foundational elements:** Eight topics which we characterise as the key success factors for enabling progress on our ESG priorities

**Base expectations and emerging issues:** ESG topics to maintain and monitor performance

March 1987

As expected, we observed some differences in the divisional materiality pictures driven by market sector, nature of operations, customers, geographies and regulatory environments. For example, the John Crane and Flex-Tek value propositions are highly aligned with the commercialising high-value green technology lopic; Smiths Detection is further on its path to delivering Net Zero, and managing risk and maintaining strong and effective controls is an important focus due to operating in highly regulated markets; Smiths Interconnect is positioned in markets such as medical technology and space exploration so products can be ascribed a social value; and the evolving Government policy agenda in China makes reinforcing data privacy and cybersecurity an important topic for Smiths China.

Our stakeholders also place different emphasis on topics:

**Customers:** many share our Net Zero goals and we can meet their needs both with our technologies and by decarbonising our operations (their Scope 3 emissions).

**Investors:** are attracted to high-value green technologies that deliver long-term growth. Investors also have high expectations of Net Zero deliver.

**Regulators:** new regulations are coming down the track across the spectrum of ESG topics.

**Peers:** like Smiths, peers are moving ahead with SBTi-aligned Net Zero goals and green product offerings.

**Suppliers:** maintain their traditional focus on compliance and controls; now expanding to Ne: Zero GHG (our Scope 3 emissions).

### VALIDATION

The DMA confirmed that all topics within the Sustainability at Smiths framework are important to our performance and valued by our stakeholders. Of the 23 assessed topics, 21 mapped to the diamonds in the framework.

23 ESG TOPICS CHOSEN FOR ASSESSMENT

### E>

#### )

TOPICS NOT INCLUDED IN EXISTING TOPICS NOT INCLUDED IN EXISTING	- Water conservation and stewardship - Sustainable product design and lifecycle - Developing talent - Talent attraction and retention	ALRESOURCES  - Contributing to our communities  - Delivering social value through our products  - Delivering social value through our products  - Effective long-term decision making and  - Transportery	ECHNOLOGIES   Promoting diversity, equity and inclusion   Amanging risk and maintaining strong and effective controls   Promoting diversity, equity and inclusion   Amanging risk and maintaining strong and effective controls   Product safety and quality assurance   Product safety and quality assurance   Amangement of chemicals and hazardous   CC   Substances   Product safety and privacy and cyber security   Promoting diversity, equity and inclusion   Product safety and quality assurance   Promoting diversity, equity and inclusion   Product safety and quality assurance   Promoting diversity, equity and inclusion   Product safety and quality assurance   Promoting diversity, equity and inclusion   Product safety and quality assurance   Promoting diversity, equity and inclusion   Product safety and quality assurance   Promoting diversity, equity and inclusion   Product safety and quality assurance   Promoting diversity, equity and inclusion   Product safety and quality assurance   Product safety assurance	ING HIGH-VALUE GREEN  WARASING PISK FACT MARYPAING OFFICERS	DELIVERING NET ZERO GHG  - Improving safety, health and well-being - Climate change adaptation and resilience - Improving safety, health and well-being - Protection of human rights and affected - Protection of human rights and affected - Climate change adaptation and resilience	ENVIRONMENTAL	TOPIC MAPPING  H Of the 23 assessed topics, 21 mapped to topics in our Sustainability at Smiths framework.
ายเกร พอก เพ่า เพลาซาเพลเพลาเพล ชุดพยาการห Supply chair Transport and responsible	groups – vital for employee groups – vital for employee engagement and managing reputational risk.		supply chain which will be essential to deliver our Net Zero Scope 3 and human rights commitments, and new reporting requirements e.g., CBAM.	Customers and regulators particularly expect visibility across the	SUPPLY OF AND MANAGEMENT AND RESPONSIONE	<b>\\$</b>	HIGHEST IMPACT TOPICS CONTINUED

 $\mathcal{M}_{1,2}(\Gamma) = \mathcal{I}(\Gamma) \times \mathbb{R}^{n}$ 

# SUSTAINABILITY AT SMITHS FRAMEWORK

transparent way to our stakeholders. We made minor changes to the framework to reflect the outcome of the Our Sustainability at Smiths ESG framework articulates the structure through which we manage ESG topics. Defining these topics clearly tightens the connection with operational execution and assists us to report in a FY2023 DMA

### **GREEN TECHNOLOGIES** COMMERCIALISING HIGH-VALUE

- High impact topic
- Executive Committee and Board approved green re-industrialisation strategic focus on decarbonisation and
- Green product data to be published

# **DELIVERING NET ZERO GHG**

- High impact topic
- Climate/Net Zero transition plan completed
- Targets submitted to SBTi
- Scope 1 & 2 emissions down [11.8]% in year
- Renewable electricity 70% of total use
- Linked to remuneration
- 300 leaders participated in the Accelerate leadership development programme
- 70% of open grade 11 and above roles were filled by internal candidates
- policy\_aunched Smiths Foundation and global volunteering
- £2 8br direct economic contribution

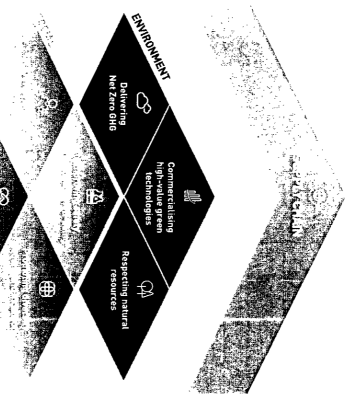
- High impact topic
- Incorporates human rights ESG topic
- Launched new Code of Business Ethics
- 299 Speak Out reports

GOVERNANCE

 Incorporates product safety, product design and data privacy topics assessed in the DMA

A CONTRACTOR OF THE CONTRACTOR

# Sustainability at Smiths



# RESPECTING NATURAL RESOURCES

- 117.1)% reduction in water use in waterstressed locations vs FY2021 baseline
- 22 water reduction projects
- (20.2)% reduction in non-recyclable waste disposal vs FY2021 baseline
- 11 packaging reduction projects

#### SUPPLY CHAIN

- High impact topic
- ESG topic framework following DMA as cross-cutting Added to Sustainability at Smiths
- Incorporates human rights ESG topic
- Accelerated plans to implement supplier management system

Action of the second se

- Most material topic for Smiths
- RIR fell by [26]% during the year
- Over 13,000 safety look out observations and leadership tours
- managed and a second
- 25% of senior leadership roles held by women
- Range of events celebrated across the
- MAKING AND TRANSPARTNOV FERRICALAR TOMO-LEMM DECISION

Managed under our overall governance

→ PG 79

framework

BREIMINGS BOOM The Ev20/25 stampbility tramegraph Lour Stationard Introd Smiths CLICK HERE at Smiths report

Read more about each of the diamonds in the framework in our Sustainability at Smiths report

#### HIGH-VALUE GREEN COMMERCIALISING **TECHNOLOGIES**





Smiths to make a significant and positive contribution to global environmental goals. journeys to decarbonise and deliver next generation efficient and sustainable infrastructure and processes Our unique engineering capabilities and pioneering spirit position Smiths strongly to support customers on their Commercialising differentiated products and services with sustainability impact has and will continue to enable

#### RESOURCES RESPECTING NATURAL



consistent and prioritised focus across all aspects of our business over the next 25 years, we will deliver Net Zero Committee, we are planning for success with a Net Zero/climate transition plan which describes how, through objectives and the ambition to limit global warming to 1.5°C. With the support of the Smiths Board and Executive In FY2022 Smiths committed to ambitious Net Zero targets that align us with the UN's critical global climate

**DELIVERING NET ZERO GHG** 

Natural resources are finite, and we believe that all businesses have a responsibility to use them respectfully and emissions from our operations (Scope 1 & 2) by 2C40 and our value chain (Scope 3) by 2050.

both non-GHG resource targets and product efficiency and stewardship are valued by our employees as the right safely – responsibly sourcing, minimising consumption and preventing pollution. Our longstanding commitment to

thing to do, and by our customers as they seek to manage their own environmental footprints.

#### SUPPLY CHAIN



A deeper understanding and ability to effect change in our multiple supply chains is becoming increasingly critical as we seek to manage risk and make progress on all aspects of ESG.

Our commitment to our people starts with keeping us all safe and healthy. Looking after our people in the workplace is an essential foundation and our number one focus

systematic analysis of data, proactively designing and investing for safety, and strengthening our global and local Driving to zero injuries and improved health is a shared commitment to one another, and it requires sharp focus and safety cultures to deliver in our varied operating environments. practical action. We strive to continuously improve by reducing risk across Smiths operations. This means

experienced specialists should there be a gap to fill. key to attracting the right talent to Smiths, whether young people at the beginning of their working lives, or full potential, and build a career at Smiths. Creating an environment and infrastructure that achieves this is also the than 170 years. It is critical that we have the talent we need to meet the demands of the future. Our organisational Our colleagues can do remarkable things. Their passion and expertise have driven our business forward for more commitment is to ensure that all our colleagues have opportunities to develop their knowledge and skills, reach their

100 - 104 S 10 5 11 10 0

inclusive and supportive work environment where every member of the Smiths team feels that they belong and can different perspectives. We embrace these differences and promote actions and behaviours that will deliver an meaningful contribution. Smiths will thrive as we continue to attract and retain the diverse talent that we need. be the best version of themselves. We know that when colleagues feel included, valued and encouraged to make a Our team of colleagues represents dozens of nations, speaking a multiplicity of languages, and embodying many

Behaving ethically and with integrity is a fundamental part of our culture. We also operate in some highly regulated and promote a sense of pride and ownership in our people. world safer and improving environmental performance. Our operations around the world play a beneficial role in and services support critical global industries where we are creating social and environmental value by making the giving and education initiatives. Healthy and prosperous communities and supportive relationships with them inspire operating safely, environmentally responsibly and ethically. We also engage directly through fundraising, charitable local economies through job creation and skills development; procurement and generating tax revenues; and We aim to improve our world by contributing positively to our communities and society in general. Smiths products

markets and sectors which require strict adherence to local and international industry regulations. We have expert performance gaps and emerging risk, and continually target improvements in our procedures teams in place to manage these matters and we use data and other intelligence objectively to identify relative

term value for all stakeholders.

Good quality, ethical and effective decision making builds sustainable businesses and enables them to create long-

Continual assessment and management of risks, and assurance through internal controls, is an integral part of

1.5 . 1.5 . 1. 5.1.

day-to-day operations at Smiths

1 7 - Ext. 5

# **NET ZERO/CLIMATE TRANSITION PLAN**

Work on the Smiths Net Zero/climate transition plan was completed in FY2023. Our Net Zero trajectory was submitted to the Science-Based Targets initiative [SBTi] in May

#### OBJECTIVE TRANSITION PLAN

meet our long-term Net Zero commitments: Establish a robust and credible, bottom-up, decarbonisation pathway and delivery plan, incorporating interim emission reduction targets, to

- Net Zero Scope 1 & 2 emissions by 2040
- Net Zero Scope 3 emissions by 2050

Medium term: FY2032

Long term: FY2040 and FY2050

#### PRIORITIES

Update and enhance bespoke emission reduction plans for every division working within agreed Group principles

Surface and action material decarbonisation opportunities to frontload trajectory

Embed plans into business planning and budget cycles

Understand risks/challenges to maintain flexibility

### **KEY PHASES OF**

continued overleaf

Set emissions baseline (FY2021) for each Scope

Deeper dive to analyse base year Scope 3 emissions categories by division

Establish hierarchy of preference for Scope  $1\,\&\,2$  delivery mechanisms to erable consistent and efficient decisions across the Group

transportation and distribution, progress of green heating options, and other industry/governmental commitments Determine parameters/assumptions for external developments eg., decarbonisation of electricity grids, electrification and decarbonisation of

grouped by: Maintain and monitor divisional Scope 1 & 2 operational transition plans to 2032 to enable approximately 50% reduction vs baseline by 2032

- Emissions increases associated with strategic plan growth
- Energy efficiency measures
- Onsite renewables
- Purchase of renewable electricity
- Electrification of vehicle fleets
- Green heating
- Footprint and portfolio optimisation

#### 0 COMMERCIALISING

TECHNOLOGIES HIGH-VALUE GREEN

1 Rene ~ on about how writane udden sang Val Zoro C. mato customer and societal CLICK HERE out project is and from after needs through Smith Short Sustain to test aan was sin burif Y2023

1.151.5

Divisional analysis of supply chain and supplier progress towards SBTs

a significant emissions inventory identified in this category) For Smiths Detection an additional analysis of the decarbonisation trajectory for products in use (Smiths Detection being the only division with

Creation of five-year divisional roadmaps of projects by Scope to embed into business planning and budget cycles

Group planning for supplier prioritisation, engagement and implementation of Group-wide supplier management platform in FY2024

Creation of overall Scope 3 roadmap to 2028 and 2032 and strategy beyond 2032

Analysis of risks/challenges

Review and sign off by Executive Committee Jowned by Divisional Presidents and Chief Sustainability Officer I

Review and sign off by SSE Committee of the Board

### **HIERARCHY ELECTRICITY PREFERENCE**

of the transition planning work, determined an divisional Scope 1 & 2 transition plans. This hierarchy has informed preparation of our the Group as we move to 100% renewable electricity. making appropriate and consistent decisions across electricity preference hierarchy to ensure we are We require electricity to run our business and, as part

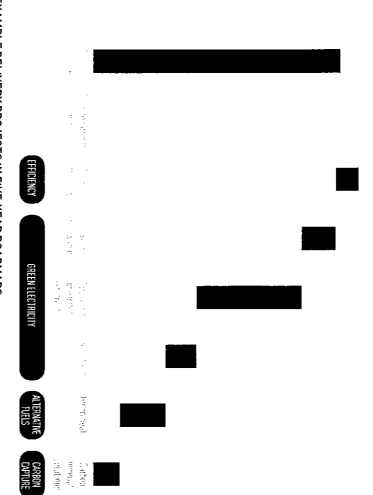
# PREFERENCE HIERARCHY:

- 1. Energy efficiency measures
- Renewable electricity self-supply for high-demand resources, cost-effective delivery, and where sites with adequate space, access to renewable regulation allows
- လ Power Purchase Agreements [PPAs] – contracts to energy system installed, owned and operated by a buy electricity for a set period of time from a specific
- Green electricity tariffs offered by local utilities sourcing/generating renewable electricity
- Energy Attribution Certificates (EACs) unbundled situations where no other option is available or viable electricity. Reserved as a solution for challerging renewable certificates purchased separately from

#### ENVIRONMENTAL PERFORMANCE

page 44. performance data on See our environmental

# **SCOPE 1 & 2 OPERATIONAL TRANSITION TO NET ZERO BY 2040**



# **EXAMPLE DELIVERY PROJECTS IN FIVE-YEAR ROADMAPS:**

Green heat evaluation Springfield, Tutco, Scotia

New ovens and oven insulation

LED and motion sensors installation and air compressor

Solar evaluation (FY2024)

D S	ی	<u> </u>
SMITHS DETECTION	COANG	CROSS- DIVISION/ GROUP
<ul> <li>Solar Hemel and Vitry</li> <li>Solar and heat pump installation Wiesbaden</li> <li>Heat pump installation Hemel, Vitry, Edgewood</li> <li>Fleet electrification</li> </ul>	<ul> <li>Study Theating In 12023)</li> <li>Lutin renewable electricity contract (FY2023)</li> <li>Site solar reviews</li> <li>Fleet electrification</li> <li>Hnevotin renewable electricity contract</li> </ul>	<ul> <li>Energy efficiency (Turn it Off) campaign (FY2023)</li> <li>Site energy assessments using third-party partner</li> </ul>
	SMITHS INTERCONNECT	FLEX-TEK

Review green heat Dundee and St. Aubin

 Fleet electrification lunisia solar implementation Solar review for Costa Rica, Tampa and Mexico

Renewable energy Amnitec

LED projects and HVAC and air compressor replacements

Irving renewable electricity contract

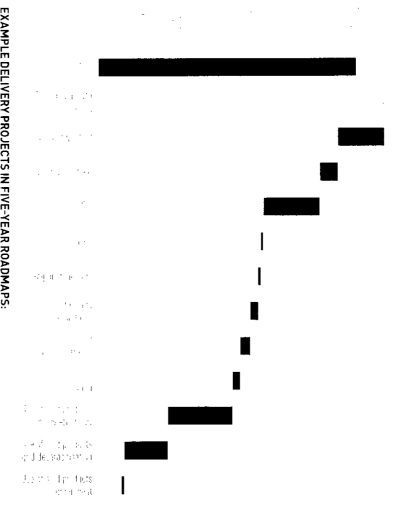
Renewable electricity Newark and Singapore

#### by 2032 to electrification necessary quantities effective over time year after business growth over time

# **KEY ASSUMPTIONS IN MODEL:**

- Delivery of our commitments in accordance with those submitted to the SBTi with a c.50% reduction
- Carbon intensity of revenue growth will decrease
- Energy efficiency benefit is approximately 1% per
- Onsite renewable options/technology/incentives improve so that they become increasingly cost-
- Renewable electricity and EACs will be available in
- Electric vehicles and associated infrastructure suiting our fleet needs will be available
- Zero-carbon fuels will be available to power the remaining portion of our operations not amenable
- Carbon removal solutions will be available to eliminate remaining emissions, it any

# **SCOPE 3 VALUE CHAIN TRANSITION TO NET ZERO BY 2050**



# **EXAMPLE DELIVERY PROJECTS IN FIVE-YEAR ROADMAPS:**

- Near-term cross-Group supplier engagement and diligence implementation
- Supplier platform and standardised procurement, diligence and reporting processes
- 50% of suppliers by spend to have targets aligned with the SBTi by FY2028
- to disclose emissions and set SBTs Medium - and long-term cross-Group supplier engagement and diligence implementation beyond top 50%
- Smiths Detection customer engagement programme on efficient use of products
- Smiths Detection circular economy expansion

# KEY ASSUMPTIONS IN MODEL:

- growth plans Emissions growth tracks as expected to business
- services, capital goods, fuel and energy-related Scope 3 plan focused on purchased goods and c.50% reduction by 2032 consumption of products in use, is delivered with activities, and Smiths Detection energy
- External factors progress as expected
- Supplier action on emissions and emissions reporting
- Energy efficiency across all sectors
- Decarbonisation of electricity grids
- Electrification and decarbonisation of transportation and distribution
- Adoption of low-carbon heating options
- Continued governmental commitments and actions to support cost-effective energy transition
- Continued supply chain engagement and diligence Successful introduction of supplier management engagement campaigns platform and implementation of supplier post-2032
- eliminate remaining emissions, if any Carbon removal solutions will be available to

5.03 PH 45.5

E)

# ESG METRICS, TARGETS AND PERFORMANCE

renewable electricity.

## **ENVIRONMENT**

# NEW PRODUCT COMMERCIALISATION/GREEN TECHNOLOGIES

the revenue contribution of products launched in the last five years We report R&D spend as a percentage of sales and Gross Vitality which measures

## Medium-term target:

Gross Vitality 30%+ <b>31%</b>	FY2022 31%
--------------------------------	---------------

R&D as a percentage of sales was 3.7% in FYZUZ3 [FYZUZZ: 4,2%]

metric in FY2024. We are preparing for reporting under CSRD and will publish a green technology

# ENERGY, RENEWABLE ELECTRICITY, WATER AND WASTE

## Medium-term targets:

_	=	24	ckaging reduction projects
	22	30	ter reduction projects
	[17.1]%	5% reduction	rmalised water use in stressed areas (11 locations)
T>+	[20.2]%	5% reduction	rmalised non-recyclable waste <sup>,</sup>
	70%	5% increase to 66%	e of renewable electricity'
70	Status	FY20Z2-20Z4 target	

Wat Nor Nor Use

# **ENERGY EFFICIENCY AND GHG EMISSIONS**

### Long-term targets:

- Net Zero emissions from our operations (Scope 1 & 2) by 2040
- Net Zero emissions from our supply chain and products in use (Scope 3) by 2050

## Medium-term targets:

15,40%

Normalised to revenue

Normalised greenhouse gas emissions	
5% reduction	FY2022-2024 target
(30.8]%	Status

Smiths annual and long-term incentive plans for FY2023. accelerate progress, new energy efficiency and emissions targets were added to In FY2022, to align decision making and ownership of our Net Zero targets and

Long-Term Incentive Plan [LTIP]	Annual Incentive Plan (AIP) – approximately 6,000 colleagues	Plan
3 years	1 year	Performance period
Scope 1 & 2 GHG emissions reduction <sup>2</sup>	Energy efficiency	Measure
15-20% reduction in emissions	3% improvement in efficiency	Target
15%	10%	Weighting
N/A	7.9% improvement in efficiency	Performance

reduction in Scope 1 & 2

emissions

A further decision was made in FY2023 for FY2024 remuneration.

year 3 years	Scope 1 & 2 GHG 15-20% emissions reduction in 3 years reduction? emissions
3 A A C	Scope  \$ 2 GHG  issions red

growth within the measuremen: year].
2 Scope 1 & 2 GHG emissions reduction labsolute], calculated in accordance with the WRI/WBCSD 1. The energy efficiency ratio is expressed as the MWh energy consumed fexcluding renewable electricity produced and consumed onsite), divided by the local-currency revenue at budget rates (excluding price

Non-GH6 producing electric sources including hydroelectric and nuclear.
 Normalised to revenue.

prioritise energy savings, onsite renewable electricity generation and purchase of renewable electricity. Greenhouse Gas Protocol. Reductions must be achieved with a balanced portfolio of actions that

# SECR GLOBAL ENERGY USE AND EMISSIONS DISCLOSURE

		FY2023	FY2022	Change
Global energy use – absolute values $\Delta$	MWh	218,094	223,709	[2.5]%
UK energy use – absolute values	MWh	11,394	10,446	
Global emissions – absolute values				
Scope 1 (direct emissions) $\Delta$	t C0,e	19,694	19,591	
Scope 2 [market-based emissions] $\Delta$	t C0,e	25,955	32,193	
Scope 3 (value chain emissions) $\Delta$	t CO <sub>t</sub> e	t CO;e 1,380,000 1,450,000	1,450,000	
Total Scope 1 & 2 emissions	t CO <sub>2</sub> e	45,649	51,784	[11.8]%
UK Scope 1 & 2 emissions	e-00 t	1,779	1,755	
Global emissions – normalised values				
Scope 1 (direct emissions)	t CO,e/£m revenue	6.48	7.63	
Scope 2 lindirect emissions)	t CO,e/£m revenue	8.55	12.55	
Scope 3 (value chain emissions)	t CO <sub>2</sub> e/£m revenue	454.40	565.08	
Total Scope 1 & 2 emissions	t C0-e/£m revenue		2010	(07 7)

Previously published data has been restated to lowing the FY2022 review and limited assurance process conducted by KPMG.

## LIMITED ASSURANCE

KPMG has provided limited assurance under ISAE [UK] 3000 and 3410 over selected FY2022 and FY2023 information marked with  $\Delta$ . For the full assurance opinions for FY2022 and FY2023 please see our corporate website www.smiths.com. This information was prepared in line with our reporting criteria which can also be found on our website.

#### GHG INVENTORY

Smiths assesses the GHG emissions associated with all its global operations for all four of its operational divisions and all sites. We have developed a GHG Inventory Management Plan (IMP) that outlines our methodology to provide systematic and appropriate GHG inventory data collection, manipulation and management, to produce a relevant, credible and transparent GHG inventory that will provide visibility into our near- and long-term goals. The IMP includes methods to estimate direct emissions from Smiths operations (Scope 1), indirect emissions from purchased energy (Scope 2), and value chain emissions (Scope 3).

The methods prescribed in the IMP conform to the World Resources Institute (WRI and World Business Council for Sustainable Development (WBCSD) 6HG Protocol and the United States Environmental Protection Agency (USEPA) Center for Corporate Climate Leadership Greenhouse Gas Inventory Guidance.

### GHG BOUNDARIES

Per the GHG protocol, we have selected the operational control approach to set the organisational boundary for our GHG inventory, meaning 100% of GHG emissions from assets which the Company manages and over which it has authority to implement operational policies will be included. In selecting these organisational boundaries, Smiths evaluated equity share, financial control and operational control approaches and primarily considered the comprehensiveness of assets that would be included in the inventory under each of the three approaches, as well as which boundary would best reflect Smiths level of influence over emissions. This includes 98 locations globally.

As for our operational boundary, which determines the direct (Scope 1) and indirect (Scope 2 and 3) emissions associated with operations within Smiths organisational boundary, we defined this as operations where we have the full authority to introduce and implement operating policies. Operations or activities that are outside of Smiths operational control, and therefore excluded from our Scope 1 and Scope 2 inventories may become relevant when accounting for Scope 3 emissions.

GHG emissions are reported in metric tons of  $CO_2$  equivalents (MT  $CO_2$ e). Because individual GHGs have different impacts on climate change, or global warming potentials (GWPs),  $CO_2$ e is used to express the impact of emissions from each GHG on a common scale. Smiths uses the IPCC Fifth Assessment Report (AR5) GWPs.

#### SAFETY

Medium-term target: continuous improvement towards a zero-harm workplace

#### PERFORMANCE

Recordable injurie:	es	Recordable incident rate Per 100 employees	trate	Lost time incident rate Per 100 employees	)trate <sub>25</sub>	
-γ2023	64	FY2023	0.41	FY2023	0.14	
-Y2022	87	FY2022	0.561	FY2022	0.25	
		FY2021	0.47	FY2021	0.20	
		FY2020	0.35	FY2020	0.17	
		FY2019	0.50	FY2019	0.24	

<sup>1</sup> FY2022 data restated due to reclassification of incidents

Zero work-related colleague or contractor fatalities in FY2023.

Zero contractor recordable incidents in FY2023.

Over 13,000 safety look out observations and leadership tours in FY2023

## **EMPLOYEE ENGAGEMENT**

Employee engagement is measured in our annual My Say survey. See page 14 for more information on My Say.

Medium-term target: E-sat: Upper quartile score.

72	FY2019
73	FY2020
71	FY2021
72	FY2022
73	FY2023
E-sat score	

submitted in FY2023. The survey response rate was 84% in FY2023 (FY2022: 82%), 12,158 comments were

## DEVELOPING TALENT

published from FY2024. In FY2023 70% of open grade 11 and above roles were roles filled by internal candidates is monitored by management and will be An internal talent mobility metric, as measured by the percentage of available filled by internal candidates

# **REWARD AND RECOGNITION**

and that they have opportunities to participate in our success. practices, ensuring colleagues are rewarded fairly and equally for the work they do, important underpin to developing and attracting talent. We are committed to fair pay Recognising and rewarding colleagues in a fair, open and meaningful way is an

of our four divisions or Group. We completed this work in China, India and Mexico align colleague benefits across markets, so they are the same for colleagues in any Smiths shares at a discounted rate. In FY2023 we have continued with our process to we operate an all-colleague Sharesave Scheme, which enables colleagues to buy We have been an accredited Living Wage employer in the UK since 2018. In the UK,

## **GENDER DIVERSITY**

of FY2024.

reduction in RIR.

	25%			
FY2022	24%			
1 : 1 :	23%			;
Other gender disclosures				
	Male	%	Female	%
Board of Directors	6	60%	4	40%
Executive Committee	9	75%	ω .	25%
Senior Leadership Team?	493	75%	163	25%
Total colleagues <sup>3</sup>	10.796	71%	4.360	29%

- The Executive Committee does not include the Company Secretary
   Senior Leadership Team is the KPI used to track gender diversity at Smiths, It is defined as all colleagues that are Grade 14 or above. These colleagues are able to influence and drive
- 2 Employees on permanent and fixed term contracts.

Report) Regulations 2013 is Female: 34 [17%] and Male: 164 [83%]. undertakings) as defined by the Companies Act 2006 (Strategic Report and Directors) Data for senior managers (Executive Committee plus Directors of subsidiary

Data for the serior management (Executive Committee, including the Company Code 2018 is Female: 47 [36%] and Male: 82 [64%] Secretary, and their direct Reports) as defined by the UK Corporale Governance

and Male: 81 [64%] reports) as defined by the FTSE Women Leaders definition is Female: 46 (36%) Data for the Women in Leadership (Executive Committee and their direct

#### COMMUNITIES

a composite number of employee costs + supplier costs + tax paid We report externally our direct contribution to communities and society using

Smiths Foundation, From FY2024 we will report the total value of annual grants made by the

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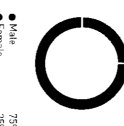
	FY2023 £m	FY2022 £m	FY2021 £m	
	939	823	<b>7</b> 51	
Supplier costs	1,732	1,364	1,063	
Tax paid	146	140	133	
	£2.82bn	£2.33bn	£1.95bn	
				_

Medium-term target: 30% of senior leadership positions' held by women by end

29%	4,360	71%	10,796	lleagues³
25%	163	75%	493	eadership Team;
25%	ယ	75%	9	/e Commi†tee′
40%		60%	·	f Directors
%	Female	%	Male	
			5	gender disclosures
			2070	:
;			220%	
			24%	
			25%	:

positions held by women. of senior leadership

Senior leadership team GENDER DIVERSITY



- Female 25% 75%

Total colleagues

- Male Female 29% 71%

131 

# TASK FORCE ON CLIMATE-RELATED FINANCIAL DISCLOSURES

# COMPLIANCE STATEMENT

## FCA LISTING RULES

In this report, we set out our climate-related financial disclosures consistent with all of the Task Force on Climate-related Financial Disclosures (TCFD) recommendations and recommended disclosures pursuant to Listing Rule 9.8.6R (8). This includes all four of the TCFD pillars and the 11 recommended disclosures set out in the report entitled 'Implementing the Recommendations of the Task Force on Climate-related Financial Disclosures' published in October 2021 by the TCFD. In completing this work, we made use of TCFD guidance material including the TCFD technical supplement on the use of scenario analysis, TCFD Guidance on Metrics, Targets and Transition Plans, and the TCFD Guidance for All Sectors. We are reporting against the TCFD framework in line with FCA Listing Rules.

In FY2024, we plan to continue our progress in reporting against all four pillars of the recommendations and align with the recommendations of the Transition Plan Taskforce (TPT) which is due to be reteased later this year. This will include conducting a quantitative scenario analysis. More detailed information on FY2024 priorities in reporting against TCFD is outlined in the TCFD summary in our FY2023 Sustainability at Smiths report.

The TCFD provides an internationally recognised framework to provide clear, comprehensive and high-quality information on the impacts of climate change. Over several years, we have progressed our alignment with the TCFD recommendations to embed the management of climate-related risks and opportunities into our processes, and to ensure that our business strategy is adapting to the effects of climate change.

Our diverse range of products and geographical spread of assets allows the business to be resilient to climate risks, such as cost and availability of resources, in the short term. We are also well prepared for market opportunities presenting themselves due to climate change. However, we recognise the potential impacts of climate risks on our business in the long term and have continued to implement mitigation strategies to ensure that we remain resilient.

#### VERNANCE

#### SOARD

80. Our governance structure is outlined on page '/9 a half-year progress discussion. Our divisions report to annual strategy presentation, an operations update and divisional strategies, receiving performance updates change can be found in the Board biographies on page Related Board member competencies for climate more about the work of the SSE Committee on page from our divisions three times a year. This includes an Science, Sustainability & Excellence (SSE) Committee Oversight of this is delegated to sub-committees. to sustainability matters, including climate change the SSE Committee on a rolling annual basis. Read The Board has oversight of our Group-level and commitments in relation to climate change to the the Audit & Risk Committee and delivery on our Climate risk management has been delegated to The Board has overall responsibility for our approach

# STRATEGIC DECISIONS RELATING TO CLIMATE RISKS AND OPPORTUNITIES

against these. The Board has visibility of implementation of our climate transition plan and is regularly updated holds responsibility for overseeing performance Net Zero transition targets aligned with the SBTI and performance objectives. Energy and GHG metrics are strategic plans. The Board also considers climateis a strategic priority and is built into our divisional opportunities relating to global investment in on progress against climate metrics and targets. FY2023, the Board approved the setting of operationa presented and discussed in management reviews. In related issues when reviewing strategy and Commercialising these high-value green technologies the Group has identified a number of climate-related As the world transitions to a low-carbon economy, decarbonisation and green re-industrialisation.

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THE STREET STREET

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# **AUDIT & RISK COMMITTEE**

and is managed and owned by the Audit & Risk change has been identified as a Group principal risk Committee reviews the Group's principal risks. Climate climate risks and opportunities. Twice a year, the outcome of divisional assessments which include attend the Audit & Risk Committee and present the management framework. On a rolling basis, divisions which are integrated into our enterprise risk the business (see page 91), including climate risks reviewing the effectiveness of risk management across The Audit & Risk Committee is responsible for Committee.

## COMMITTEE SCIENCE, SUSTAINABILITY AND EXCELLENCE

SSE Committee see page 111. against their SBT plans, new product development and rolling basis, divisions provide a deep-dive on progress energy efficiency, water use and waste disposal. On a including GHG emissions, renewable energy use, during the year to assess progress against targets climate-related targets. The Committee met four times setting and reviewing progress against relevant products, mitigating the impacts of climate change, and opportunities, such as the commercialisation of green delivery of climate-related commitments and innovation. For more information on the work of the The SSE Committee is responsible for overseeing the

## **EXECUTIVE COMMITTEE**

ensure sustainability is embedded in strategic. and Communications and Divisional Presidents to Officer works closely with the Group Head of Strategy energy and GHG reductions. The Chief Sustainability development and operational climate activity, such as reports directly to the Board six limes a year. approach to sustainability, including climate change commercial and operational decision making commercial climate activities such as new product Discussions at the Executive Committee relate to The Executive Committee reports to the CEO, who Committee and are responsible for our divisions Divisional Presidents form part of the Executive

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been communicated to the Executive Committee and executive-level strategic planning and priorities. outcomes of divisional assessments integrated into with wider risk management processes, with the Climate-related risks are managed and reported in line Board, culminating in a Group-wide strategic response the decarbonisation/energy transition agenda have Climate-related opportunities such as those relating to for markets and opportunities.

A number of key climate-related issues were discussed by the Executive Committee and the Board in FY2023

- . Science-based targets and transition planning for Net Zero Scope 1, 2 and 3 emissions
- 2. Strategic opportunities arising from the energy tracking dashboards transition/decarbonisation and green revenue
- . Alignment of remuneration with environmental

# **EXECUTIVE REMUNERATION**

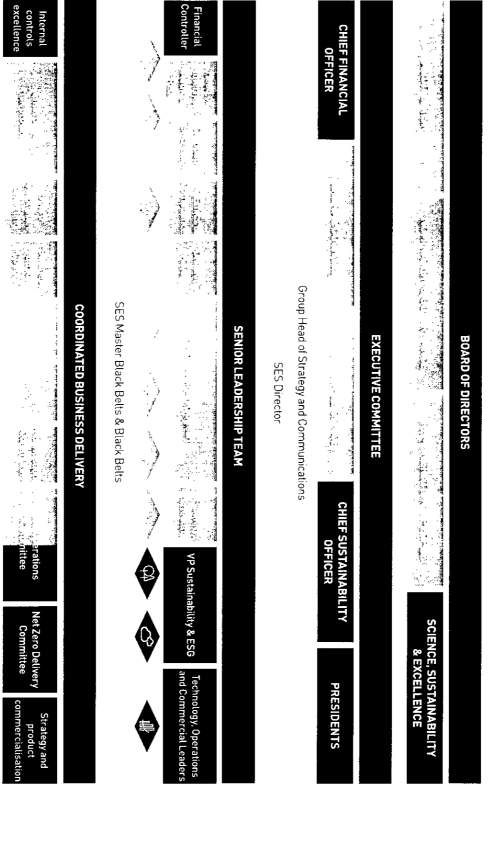
and labsolute GHG reduction) into our LTIP to more of our LTIP. From FY2023 onwards, we introduced goals. Details can be found in the Remuneration & closely align decision making and ownership of climate climate-related metrics (energy efficiency) into our AIP Scope 1 & 2 reduction targets continue to make up part climate-related targets. People Committee Report on page 98. FY2024 remuneration metrics continue to incorporate these

> transition plan. Our Net Zero/climate

→ PG 4C

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management framework. **ESG GOVERNANCE AND DELIVERY** The diagram below shows how sustainability/ESG matters are managed at Smiths. As described on page 48, climate matters are integrated into this overall



Communications

SES

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#### STRATEGY

The transition to a low-carbon world poses significant opportunities for Smiths as demand for green technology and energy efficient products increases

# DISTRIBUTION OF SMITHS GREEN TECHNOLOGY

# **EFFICIENCY AND CIRCULAR ECONOMY SOLUTIONS**

Solutions that help our customers to use less, waste less and reduce emissions

- Efficient, reliable and lower emission oil and gas value streams
- Resource efficiency in industrial processes
- Effective and lower energy safety and security infrastructure Water reduction for process industries and energy transition minerals
- Detection solutions for resource mining and recycling
- Building efficiency residential and commercial
- Smaller, lighter and more efficient connectivity components

# WIDESPREAD GREEN ELECTRIFICATION

Solutions that help our customers move from carbon-intense fuels to green electricity

- Electrical heating for:
- Building heating, ventilation and air-conditioning [HVAC]
- Industrial processes
- High-power electrical connectors to enable efficient and reliable transmission of electricity

# Solutions that help our customers to make, store, move and use new fuels LOW-/NO-CARBON FUELS IN HARD-TO-ELECTRIFY SECTORS

- Efficient compression, transportation and storage of hydrogen
- Reliable pumping and compression of biofuels and synthetic fuels
- Filtration of hydrogen and low-carbon marine fuels

# Solutions that help our customers efficiently capture, transport, sequester and/or use carbon **CARBON CAPTURE**

Proven and reliable CO2 capture technologies

Efficient and reliable transportation, storage and injection of CO.

14

See our Sustainability at Smiths report for more information on decarbonisation megatrends and how we are commercialising high-value green technologies.

John Crane

Smiths Detection

Flex-Tek

Smiths Interconnect

Flex-Tek

Smiths Interconnect

John Crane

Flex-Tek

John Crane

# **CLIMATE RISKS AND OPPORTUNITIES**

risks and opportunities that could impact our business We have identified a range of physical and transition

as market risks such as from new and emerging such as stricter GHG emission regulations, as well such as remote sensing and cooling systems. may also lead to new opportunities in our markels, transportation routes. More extreme temperatures within our supply chain, as well as disruption to including damage to assets, both owned by us and and extreme temperatures pose physical risks. competitors. Extreme weather events such as floods The climate transition also gives rise to legal risks

considered as a Group principal risk in aggregation. We and mitigation strategies that are in place. It was impact arising. will continue to assess the materiality of any financial a significant impact on the business, although are determined that the climate risks identified do not have we remain resilient to climate risks with the adaptation business in the medium and long term. We believe that related risks and opportunities are likely to impact the risks will occur over short-, medium- and long-term to the SBTi. While we recognise that climate-related below, align to our targets which have been submitted related risks and opportunities, found in the table The time horizons considered for identified climatehorizons, our assessment determines that climate-

te risks and o	Time horizons for materialisation:
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Description

Long term	Medium term	Short term
ļ		
2032-2040	2028-2032	2023-2028

and the associated time horizon. business, subsequent actions we are taking to respond alongside an explanation of their potential impact on the assessed by scenario analysis, which is described Each of our identified risks and opportunities has been

## **SCENARIO ANALYSIS**

climate risks and opportunities since last year. no significant changes to the modelled impact of reviewed the findings of the scenario analysis, finding quantitative analysis where possible. This year, we have opportunities. Next year, we plan to develop ouscenarios for both physical and transition risks and risks and opportunities for several years and, in assessment of financial impacts, integrating to extend our qualitative scenario analysis to two FY2022, we collaborated with external consultants We have carried out scenario analysis on our climate

become more resilient to risks and seize opportunities in the future. This subsequently informs our risk opportunities will likely impact us and our operations not provide a certain forecast, it helps to identify While scenario analysis is hypothetical and does in the long term targets we use to monitor such issues, enabling us to how our most material climate-related risks and management strategies, as well as the metrics and

## PHYSICAL SCENARIOS

were used. The impacts highlighted a change in annual rainfall levels at our sites and seasonal differences in Panel on Climate Change's (IPCC) Representative For the physical scenarios, the Intergovernmental are managing these impacts. frequent. See page 52 for more information on how we wildfires and drought will become more severe and temperature. Extreme weather events such as "looding Concentration Pathway RCP 4.5 and RCP 8.5 scenarios

alignment with the Paris Agreement to hold the rise in global average temperature to well below 2°C climate policy and the SDS scenario assumes full achievements of recent developments in energy and provides a benchmark to assess the potential Agency's (IEA) World Energy Outlook Sustainable Scenario (STEPS) were used. The STEPS scenario Development Scenario (SDS) and Stated Policies For the transition scenarios, the International Energy

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# A summary of our risk and opportunities assessment across each scenario can be found below.

Disruption to transportat on and distribution networks from extreme weather events	Temperature regulation requirements during heatwaves and cold snaps	Damage to key supply chain assets from extreme weather events	Risk/ Risk des opportunity des opportunity des PHYSICAL RISKS  Damage to Group Ex assets from hu extreme weather side events rus divides will event disk will event event extreme weather extreme weather extreme weather extreme weather extreme weather extreme will event extreme will extreme extreme will extreme extreme weather extreme
Weather events directly impacting transportation networks.	Increasing average temperatures across all seasons, as well as more extreme heatwaves and cold snaps requiring the temperature in buildings to be regulated in order to minimise health and safety risks.		Risk description  SKS  Extreme weather events. hurricanes, tropical storms, flooding, wildfires; and sca-level rise. A number of Smiths divisions have already experienced site-specific disruption due to wildfires and flood events.
Environment Medium (acute physical)	Environment Medium (chronic physical)		TCFD horizon for materialis materialis Environment Medium (acute physical)
Medium	Medium	Medium	Time horizon for materialisation.  Medium
All divisions	All divisions	All divisions	Which parts of the business will be most impacted?  All divisions
l oss of revenue due to delays in getting products to market, caused by supply chain disruption.	Health and safety risks from overheating or freezing mean there are higher operating costs from increased air conditioning and heating. Capital costs associated with retrofitting assets to provide sufficient temperature are also high.	Loss of revenue due to disruption/delay of manufacturing processes.	Potential impact on the business Increased costs and resulting revenue losses due to repair and increasing insurance costs.
We are reviewing and investigating ways I to minimise travel distances by ensuring products are produced as close to customers as possible.  We aim to avoid the use of single-source materials to increase resilience over regional disruption. This includes looking at reducing double handling of products by having suppliers send directly to customers.	Consideration of extreme weather risk when deciding where to expand existing operations and annual business continuity reviews across our sites.	Development of a coordinated procurement process for consideration of physical risks in procuring new suppliers.	Response/actions we're taking and how they are managed  All sites are required by policy to complete annual site-specific risk assessments through the divisional Business Continuity Plans review, which considers risks from a wide range of issues, including from severe weather.  A number of John Crane sites have been identified as vulnerable, so mitigation measures are being put in place such as: relocations; alert systems; guidance from insurance providers when sites come up for insurance policy renewal; and local, specific mitigation measures such as independent generators.
			[변화(編輯 1997년 1997년 1997년 - 1997년 <b>- 1997년 19</b>
			ario RCP8.5 scenario RCP8.5 scenario RCP8.5 scenario RCP8.5 scenario RCP8.5 scenario
			Black text in table = Current activity  find the current activity  Risk key Definition  Very high risk Impact on the Company  Moderate risk Company  Moderate risk Company  Relatively Marginal impact on the Company

 $(\Omega_{k+1}(1), \lambda_{k+1}(1), \lambda_{k+1}(1))$ 

 $\{(\gamma_1,\ldots,\gamma_n)\}$ 

	cooling systems	Increased demand for		Growth in remot sensing market	PHYSICAL	Risk/ opportunity
John Crane also has the opportunity to develop sealing and water filtration technology for transportation and cleaning of water in water-stressed locations.		Ongoing extreme variation in global	requirements for climate change/weather/ environmental tracking and monitoring	Growth in remote Smiths Interconnect: sensing market Growth in satellite demand and	PHYSICAL OPPORTUNITIES	Risk description
·	physical)	Environment Medium (chronic		Environment Medium (chronic		TCFD category
		Medium		Medium		Time horizon for materialisation
		Flex-Tek and John Crane		Smiths Interconnect		Which parts of the business will be most impacted?
	residential and domestic cooling systems, driven by ongoing variation in global temperatures.	Increased revenue from increased demand for	environmental monitoring and tracking.	Increased revenue from growth in demand for satellite technology for		Potential impact on the business
			sectors are also being monitored for changes in demand le.g., communication systems!.	Opportunities in remote sonsing and cooling systems have been incorporated into business planning and other relevant		Response/actions we're taking and how they are managed
						RCP4.5 scenario 2040 2080 medium long term term
						RCP8,5 scenario 2040 2080 medium lang term term
		. " 				cenario 2080 Iong Ierm
	Low opportunity Very low opportunity	Moderate opportunity	High opportunity	Very high opportunity	Opportunity key Definition	Black text in table =
	Relatively marginal impact on the Company  Marginal impact on the Company	Moderate impact on the Company	Significant impact on the Company	Very significant impact on the Company	y Definition	rtable = vity

New and emerging competitors	Cost and availability of resources	Increased transportation costs	Increased regulations and pricing on GHG emissions	TRANSITION RISKS	Risk/ opportunity
Reduced accessible market due to increased competition in Net Zero/energy efficiency space such as methane leakage. For example, there is a risk of overcrowding in the methane leak detection and remediation market for John Crane in 2030.	Increased price and reduced availability of critical raw materials. For Smiths Interconnect, there are concerns around ithium and beryllium and for Smiths Detection there is a risk of limited supply of key components.	Greater fuel costs related to freight and internal transportation.	Regulations relating to GHG emissions, including the cost of reporting and complying with regulations le.g., carbon taxes, CBAM).	RISKS	Risk
Marketrisk	Market risk	Marketrisk	Political and legal risk		TCFD category
Medium	Medium	Medium	Medium		Time horizon for materialisation
All divisions	All divisions	All divisions	All divisions		Which parts of the business will be most impacted?
Reduced revenue due to greater competition in product market.	Limited supply of materials and components could lead to price volatility and production constraints.	Greater fuel costs due to increased pricing on GHG emissions.	Greater costs associated with emissions reduction, monitoring and reporting obligations. Risk of reduced access to investment opportunities from failure to meet these.		Potential impact on the business
John Crane has implemented procedures to track and respond to changes in demand from traditional oil & gas customers to additionally target its portfolio of products and services to target new customers and markets e.g. hydrogen and carbon capture.  Smiths Detection monitors power consumption of its products relative to competitors and product durability and strives to be best in class to lower total cost of ownership.	The procurement team for Smiths Interconnect tracks critical raw materials and reports monthy. Actions are taken based on trends such as pre-buys or vendor managed inventory. The division also periodically looks at alternative materials.  Smiths Detection continually monitors availability of critical materials and parts for its products.	Reduction in double consulting of products option inguistics withouth the man readed and recording technique to the condition of the condition	Greater costs associated   We have established the Energy with emissions reduction.   Governance Committee Inow known as monitoring and reporting: the Net Zero Delivery Committee) and obligations. Risk of other cross-functional working groups to reduced access to drive and track initiatives. from failure to meet these.		Response/actions we're taking and how they are managed
		And the second s	ing Agent (1990) Paul Sawa (1990)		RCP4.5 scenario 2040 2080 medium long term terny
					io RCP8.5 scenario  2040 2080  redium long term term
		Moderate risk Lowrisk	Very high risk High risk		Black text in table = Current activity
	on the Company	*	a de la companya de		intable = livity

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RCP4.5 scenario

RCP8.5 scenario

# IMPACT ON THE BUSINESSES, STRATEGY AND FINANCIAL PLANNING

We submitted our Net Zero transition plan and GH6 emissions reduction targets to the SBT in May 2023. These outline our operational Net Zero GHG trajectory to meet a 1.5°C scenario by achieving Net Zero Scope 1 & 2 emissions by 2040 and Net Zero Scope 3 emissions by 2050. This aligns with the Net Zero by 2050 targets set out by the UK and US governments (which are our largest areas of operation). We are preparing to comply with Transition Plan Taskforce [TPT] guidance next year. Our transition plan was developed with consideration of the updated TCFD guidance and lays out our 2028, 2032 and long-term Net Zero milestones and emission reduction targets. See Net Zero/climate transition plan on page 40.

Divisional-level initiatives and actions to reduce Scope 1 & 2 emissions are based on energy efficiency, green electricity fincluding implementation of solar technologies and fleet electrification), and alternative fuels. The majority of our Scope 3 emissions will be addressed by in-country grid decarbonisation and via targeting significant suppliers with education and

training to set and meet their own SBT targets. The impacts of our transition plan on our custcmers, suppliers and other stakeholders, and on our business are integrated into the roadmap. In developing our transition plan, we have considered, and align with, the Net Zero economy commitments in the countries in which we operate, in particular where we are headquartered.

The opportunities identified within the climate scenario analysis form part of our strategic priority to commercialise high-value green technologies to increase green product revenues.

# RISK MANAGEMENT

We adopt a Group-wide approach to risk management which is discussed in detail on pages 66 to 74. The Board has overall responsibility for ensuring that a robust risk management process is in place and delegates responsibility to the Audit & Risk Committee to ensure that it is adhered to. Climate risk management is considered in line with the existing risk management framework. This year, for the first time, climate risk was identified as a Group principal risk. See page 68 for more information on our Group principal risks.

Updates to climate regulation, including the emergence of new climate-related regulation is picked up in line with our Group-wide regulation monitoring processes.

Very low opportunity

Marginal impact on the Company

In previous years, we have considered a wide range of risks and opportunities relating to climate change that were identified with the support of external technical specialists and then evaluated through a series of Group and divisional workshops. These include, for example, impacts relating to damage to assets from weather events, cost and availability of resources, regulation related to GHG emissions and increased demand for green technologies. The identification process includes assessment of the full value chain, such as impacts relating to key supply chain assets from extreme weather events.

At the Group, divisional and site levels, risks and mitigating controls are allocated to relevant owners. This year, each of our divisions conducted their annual review of climate-related risks in divisional risk registers to ensure accuracy of impact assessment and adequacy of mitigation actions. The results of these reviews are consolidated and managed in our risk register as per the enterprise risk management process.

Very high impact on the opportunity Company

High impact on the opportunity Company

Moderate impact on the opportunity impact on the opportunity on the Company

Relatively on the Company

Moderate impact on the company on the Company

Opportunity key Definition

Black text in table = Current activity

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divisional level to determine materiality of impacts during validation workshops held at Group and established mitigation measures and strategic actions and opportunities have been considered alongside against medium- and long-term time horizons. Risks over two physical and two transition climate scenarios revenue streams, climate scenario analysis conducted analysis. This incorporates analysis of base case We continued our detailed procedures to assess and manage climate risks and opportunities via scenario

improve, monitor (controls/ability to respond), monitor risks, escalate where appropriate, and take action including climate risk. They identify new and emerging of internal controls, including those related to climate Risk Committee is responsible for overseeing the and ensuring that it is effectively deployed. The Audit & designing the enterprise risk management tramework The Executive Committee has responsibility for lrisks) and accept/optimise. Prioritisation of risks is supported by matrices to to ensure risks are managed appropriately. for day-to-day management and reporting of risks, risks. Div sional and functional teams are responsible effectiveness of our management and implementation

# METRICS AND TARGETS

our strategic priorities. 57. Metrics and targets are monitored by the SSE as well as manage and mitigate identified climate-Committee and inform decision making to execute related risks and opportunities as detailed on page monitor progress in achieving our sustainability goals, We have identified relevant metrics and targets to

on GHG emissions reductions (Scope 1 & 2 em ssions absolute reduction target) and energy efficiency. and long-term incentive plans. These include metrics Sustainability metrics form part of the Smiths annual

emissions reached by 2050 in line with the 1.5°C of our total Scope 3 GHG inventory. interim reduction target covers more than two-thirds SBTs by 2028. As required by the SBTi, our proposed emissions by 2032 and 50% of suppliers by spend with interim targets of 50% reduction in Scope 1 & 2 Business Ambition under the UN Race to Zero. As per across our operations by 2040, with Net Zero Scope 3 our submission to the SBTi, we have committed to We have committed to Net Zero Scope 1 & 2 emissions

in line with the GHG Protocol, can be found in our page 45 including progress during FY2023. More detail initiatives such as fleet electrification. Our Scope 3 to renewable electricity, as well as undertake transition details of Scope 1, 2 and 3 emissions can be found on Our Scope 1 & 2 emissions have decreased significantly FY2023 Sustainability at Smiths report emissions have also decreased year-on-year. –urther including our methodology for calculation of emissions this year as we progress conversion of our energy mix

> end of the three-year goal period, given the relatively will assess whether water targets are renewed at the three-year targets on waste and water reduction. We low consumption required in our operations We continue to monitor completion of annual business continuity plan reviews and have surpassed our

external limited assurance process. We anticipate that section from page 32. Our Scope 1, 2 and 3 emissions 98. Progress towards achieving other sustainability Information on how metrics and targets are linked of other cross-industry climate-related metrics. period. In the coming year we will review our disclosure FY2024 as we move into our next three-year goal for both FY2022 and FY2023 have undergone an targets is included in the Sustainability at Smiths Remuneration & People Committee Report from page to our remuneration policy can be found in the turther metrics and targets will be established during

MONITORING METRICS AND TARGETS

The table below outlines the key metrics and targets used to monitor climate risks and opportunities. Performance against the majority of these metrics is monitored by the SSE Committee. Further detail, including historical performance, can be found on pages 44 and 45. Our FY2023 Sustainability at Smiths report describes the basis of preparation of our metrics and targets.

TRANSITION % "reduction in normalised water lies in water-stressed	TRANSITION % % reduction in normalised non- RISKS recyclable waste	TRANSITION % Revenue from green RISKS	PHYSICAL % All site business continuity RISKS plans to be reviewed annually	GHG (CO.e Absolute Scope 3 emissions EMISSIONS	GHG tCO <sub>2</sub> e Absolute Scope 1 & 2 emissions EMISSIONS	Unit of measure Metric
Yes – 5% reduction between FY2022 and FY2024	Yes – 5% reduction between FY2027 and FY2024	No – data to be reported in FY2024	Yes, not reported externally	Yes – zero by 2050	Yes – zero by 2040 with 50% reduction by 2032	Metric target set and reported?
[17.1]% recuction vs FY2021 baseline	[20,2]% reduction vs FY2021 baseline	N/A	N/A	I4.8)% reduction year-on-year	[11.8]% reduction year-on-year	Metric performance for FY2023
Cost and availability of resources – monitoring our water use and setting reduction targets helps to reduce the resources used by our business.	Cost and availability of resources – monitoring our reduction in waste and setting largets helps to reduce the resources used by our business.	Monitoring revenue from products with sustainability, including climate, benefits.	All identified physical risks – reviewing our site business continuity plans enables us to plan and mitigate against potential physical risks from climale change.	Pricing on GHG emissions – tracking our GHG emissions helps us to remain aligned with upcoming regulations and is of value to our customers seeking to reduce emissions in their supply chains.	Pricing on 6HG emissions – tracking our GHG emissions helps us to remain aligned with upcoming regulations and is of value to our customers seeking to reduce emissions in their supply chains.	Linked to identified climate risks and opportunities

**SECTION 172 STATEMENT** 

Understanding the needs and priorities of our key stakeholders and building strong and positive relationships is critical to our success. Stakeholder engagement takes place across the Group, operationally by our divisional teams and management, at a Group-level, and by the Board.

In a business as diversified as Smiths, engagement with most stakeholder groups is handled locally by management, or by specialist Group teams. The Board maintains oversight and only engages directly if there are issues which truly warrant its involvement or where it can add value. This is particularly true of engagement with customers and suppliers (the majority of whom are unique to a specific division) but is also usually the case for governments, regulators and our local communities.

global performance dashboard that allows tracking build the sustainable, long-term success of the Group by the Board takes the views of key stakeholders into process (see page 85). Discussion and decision-making stakeholders. This was partly in response to feedback include greater focus on macro conditions and Committees on a regular basis through our usual regularly reported, underpinned by relevant data, in a with a focus on critical business priorities that are Throughout FY2023 we have matured our approach account, in order to balance their needs, and effectively received as part of the FY2022 Board Evaluation processes that support informed decision-making concerns raised, are reported to the Board and Board The outcomes of stakeholder engagement, including corrective actions were presented and discussed. against the targets that have been set. Where needed The reporting was enhanced during the period to

During the year ended 31 July 2023, the Board has acted in accordance with Section 172[1] of the Companies Act 2306, with each Director acting in the way they consider, in good faith, would be most likely to promote the success of the Company for the benefit of its members as a whole. In doing so, the Directors had regard to the interests of other stakeholders, whilst maintaining and overseeing high standards of business conduct. Our approach to key stakeholders and stakeholder considerations that influenced Board discussions, the outcomes of these discussions and the Board's principal decisions are outlined in this section, along with illustrative examples.

#### OUR APPROACH the success of Smiths. Our people are vital to

and purpose. growth, recognition and and retain the very and a sense of belonging development of talent, colleagues based on environment for best by creating an respect, personal We aim to attract

supported by our Values and our Leadership deliver our purpose. It is enables our people to asset and empowers and Our culture is a powerful place where people are and help make Smiths a guide how we behave, influence every decision, Behaviours which nappy and proud to work

## KEY PEOPLE PRIORITIES

- Health, safety and well-being
- Purpose and culture

Ethical behaviour

- Employee retention and engagement Reward and recognition
- Talent development
- Diversity, equity and inclusion

### Sustainability

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- Community contribution

→ PG 78 Governance

# **BOARD AND MANAGEMENT ENGAGEMENT ACTIVITIES**

- colleagues can share their views. See page 14 for more information meetings, Company news updates, and through our online tools where Management engages with colleagues through regular Town Hall
- including in-person site visits and attendance at colleague meetings, Non-executive Directors undertake workforce engagement activities People Committee. Such activities included: forums and events. Regular updates are provided to the Remuneration &
- Richard Howes met members of the senior leadership team over a period of 12 months as part of his induction programme. He also learnt about operational aspects of the business visited John Crane's Morton Grove site, met key team members and
- Noel Tata attended the Indian Managing Directors' Council and met to see Smiths Detection machinery in operation members of the India leadership team. He also toured Mumbai airport
- experience and expertise in the area of change management George shared his perspective on excellence, his experience in other Sir George Buckley and Pam Cheng met SES Master Black Belts. Sir companies, and what SES means for Smiths. Pam offered her
- Bill Seeger attended the China Ethics Committee and Global HSE team
- Mark Seligman met with senior leaders from across the Finance Relations, Internal Audit and Divisional CFOs function including Finance and Finance Excellence, Tax, Investor

**OUTCOMES OF ENGAGEMENT IN FY2023** 

Implementation of a quarterly colleague webinar featuring a female

aligned with the Leadership Behaviours and the talent process graduate opportunities; and a global leadership training programme included: a focus on early years careers including apprenticeships and Leadership Behaviours and developing and retaining talent. This The Board approved the refined people strategy with a focus on the

which has included Dame Ann Dowling and Pam Cheng in FY2023, with Executive Committee member and a female Non-executive Director,

Karın Hoeing to lead in FY2024. Initiatives such as these are important as

responsibilities, resulting in cross-functional and cross-divisional Mentees of the mentoring scheme have taken on expanded roles and we continue to toster a more diverse and inclusive environment

have now become mentors for the next leadership tier. This is cascading internal career changes. All of the mentees of the Executive Committee

the mentoring culture at Smiths

- Across the year, the Board met with colleagues of varying seniority. This informal introductions to Board members included divisional teams and those in corporate functions, allowing for
- The Company established a Group mentoring scheme to give senior leaders an Executive Committee formal mentor to foster the "developing Buckley met c.30 extended leadership team members across Smiths Executive Committee successors. Following this process Sir George Talent Roundtables were held to discuss top talent and identify potential
- Management identified a need to increase female senior leaders visibility in order to amplify role modelling across the Group and demonstrate female representation in senior positions

self and others' Smiths Leadership Behaviour

- The Board and Remuneration & People Committee receive regular KPI metrics relating to those areas engagement, reward, talent, and diversity and inclusion. It also monitors updates and deep-dives from the Chief People Officer on emptoyee
- The Audit & Risk Committee is provided with updates on 'Speak Out', our the Group's ethical policies and performance confidential reporting hotline, and other reports and statistics relating to
- The Board receives health and safety reports at every Board meeting and regular updates on the Group's pension arrangements
- DE&I continued to be an area of focus to help create a more diverse and inclusive Smiths and we are largeting improved gender balance
- Engagement measured by our annual My Say engagement survey, which while one remained flat year-on-year. My Say results can be found on lincluding the corporate centrel tracked improvement in engagement benchmark. It was encouraging to see that four out of our five businesses point since last year and is now just one point below the industry had a very high response rate of 84% of our employees, improved by one
- security of all SIPS members benefits in mind. The Company continues The Board considered and declined the request from the Trustee of the to work with the SIPS Trustee to progress towards the long-term target 2023 stated aim discretionary increase. This decision was taken with the Smiths Industries Pension Scheme (SIPS) to recommend paying the of full buyout funding

🗅 Read more about William Service and at Control or part CLICK HERF POST JUNE OR JUNE

My Say engagement colleague participation in survey.

attention to the things conduct business and pay operating model and our fundamental part of our service, and the way we products, quality and expectations with and exceeding their that matter to them, is a Meeting customer needs

Strong and enduring will sustain Smiths into customer relationships

# KEY CUSTOMER PRIORITIES

Product innovation, lead times, quality and aftermarket service

Mutual confidence and respect

Long-term strategic relationships

Data protection

Ethical behaviour

▶ PG 18

CEO review of the year.

ESG performance of products to help customers meet their own ESG

- Management teams engage with customers through formal feedback customers by our operational and field-based teams service team reviews, and senior team meetings with key customers activities such as surveys, quarterly business reviews, aftermarket They also integrate informal feedback from conversations had with
- deep-dive every quarter divisional performance updates to the Executive Committee with a

**OUTCOMES OF ENGAGEMENT IN FY2023** 

The Board heard the challenges of key customers in the security and

energy sectors. This led to a deeper understanding of the solutions

The Board continued to focus on reducing lead times for customers,

align with our customers' decarbonisation journeys

continued focus on commercialising high-value green technologies to required by our customers and highlighted the importance of our

where it was necessary, at the expense of investment in working capital

and notably higher inventory levels, to mitigate the effects of disrupted

supply chains

- **BOARD AND MANAGEMENT ENGAGEMENT ACTIVITIES**
- continuous improvement in execution to enhance the overall customer apply best practices, develop skills and capabilities, and deliver deliver timely and high-quality responses to our customers. We aim to Customer Relationship Management tools across our business to
- Customers and market challenges are considered as part of the monthly

- Management teams use Key Account Management structures and

- The Board met with material customers of John Crane and Smiths on our customers
- The SSE Committee reviews the progress of strategic projects as well indicators to understand the impact of the macroeconomic environment The Board reviewed key market and sector specific macroeconomic more information see the SSE Report on page 111 provide deep-dives on innovation and new product development. For as new products introduced to the market. On a rotational basis divisions
- Customer input was gathered frequently to inform new product initiated SES projects with suppliers to help them reduce lead times and development and customer service improvements. Management with Smiths Detection during the year to understand what it is like to do business
- being managed appropriately. However, the Board agreed it would appropriately focused on customer needs and that customer risks are The Board discussed and was satisfied that the culture of the Group is help maintain quality customer relationships improve forecasting on key component shipments. These activities all
- dedicate more time in FY2024 to understanding customer priorities

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R&D spend as a % of

The Board monitors performance indicators relating to customer

satisfaction such as On-Time-In-Full (OTIF) and Cost of Poor Quality on divisional performance and strategy are held on a rotational basis commentary are sent to the Board on a quarterly basis and deep-dives Divisional performance reports including customer data and

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### **SUPPLIERS**

#### Developing mutually )UR APPROACH

sustainability of Smiths. the long-term customer offer and contributor to our is a fundamental across our supply chain building resilience, quality and efficiency with our suppliers and peneficial relationships

and alignment with our including GHG reduction environmental matters, and capture value. This contribution to generate of a supplier's supply chain approach We operate a total value improvement and risk Values, continuous includes ethical and that considers all aspects

# KEY SUPPLIER PRIORITIES

- Long-term relationships with Smiths
- Mutual confidence and respect

# **BOARD AND MANAGEMENT ENGAGEMENT ACTIVITIES**

- Management teams meet regularly with suppliers to review to partner on R&D, new product introduction, quality and continuous improvement projects products, management engages with our suppliers at the highest level on improvement areas. For our higher value and/or more complex performance, discuss new business opportunities, set goals and work
- performance updates to the Executive Committee Updates on suppliers and supply chain are included in divisional

# **OUTCOMES OF ENGAGEMENT IN FY2023**

- suppliers to determine our Scope 3 baseline for submission to the SBTi In order to meet our Net Zero targets, management engaged with
- Supply chain was identified as a material issue in the FY2023 ESG DMA. standardised supplier data (including ESG data) and help manage introducing a global supplier management system to gather Management is reviewing actions for FY2024; these will include As a result, supply chain has been added to the ESG framework. relationships with suppliers

Innovation partnerships

Ethical behaviour, meeting ESG standards

- At each Board meeting the Board selects a critical priority for a Divisional performance reports are sent to the Board ahead of each are discussed by the Board on a rotational basis. The reports include Board meeting and deep-dives on divisional performance and strategy updates on suppliers and supply chain
- deep-dive, many of which have a link with our suppliers
- The Audit & Risk Committee was updated on cyber risks including potential cyber security breaches in the supply chain
- Management worked with suppliers to ensure continuity of supply for our key customers. This included working in partnership with suppliers
- Smiths continued to strengthen its cyber resilience. In addition, customers cyber breaches in our supply chain are reported to us in a timely manner on SES projects in the areas of supply and customer satisfaction This design helps to protect Smiths, our employees, products and management continue to enhance relationships with suppliers so that

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#### **OUR APPROACH**

in general. communities and society positively to our We aim to improve our world by contributing

Smiths products and

operating safely, world play a beneficial services support critical global industries where responsibly and ethically environmentally generating tax revenues; skilts development; through job creation and operations around the performance. Our efficiency and progress in safety, we are pioneering procurement and role in local economies environmental

Healthy and prosperous and direct engagement.

relationships are aligned

communities and strong

COMMUNITIES AND SOCIETY

- KEY COMMUNITY PRIORITIES Safe and effective operations
- Green technology, environmental performance, respecting natural

# **BOARD AND MANAGEMENT ENGAGEMENT ACTIVITIES**

- through fundraising, charitable giving and education initiatives Our teams across the world engage directly with their local communities
- programmes to consider careers in the sector. Many of our sites run STEM way to share their passion for engineering and encourage young people are particularly important to management and to our colleagues as a Science, technology, engineering and maths (STEM) education initiatives
- operations which impact the wider community, including the Group's The Board is provided with updates on the elements of the Group's while contributing to public expenditure and the welfare of our local management of tax affairs to enhance long-term shareholder value Global Tax Strategy. This describes our approach to the responsible

# **OUTCOMES OF ENGAGEMENT IN FY2023**

- on expanding access to STEM skills Grants will be available to charitable organisations with a primary focus charitable giving foundation with a committed initial fund of £10m. The Board approved the launch of the Smiths Group Foundation, a
- paid volunteering leave each year from FY2024 principles which will enable every Smiths colleague to take one day of The Board approved the implementation of global colleague volunteering

related plans for Scopes 1, 2 and 3 to the SBTi in May 2023

contribution value of £2.8bn in FY2023

The Company continued to contribute to society with a direct economic demonstrating Smiths commitment to achieving our Net Zero goals The SSE Committee was supportive of the submission of SBTs and

and find opportunities to give back

in June 2023. This year's theme 'contributing to our communities' Our annual Smiths Day global celebration of Smiths culture took place

encouraged every Smiths site to look outwards into their community

giving in our divisions. China and Group of at least £250,000 per year in The Group introduced formal budgeting opportunities for charitable organisations that fall outside of the scope of the Foundation aggregate from FY2024 to enable continued support for local

ownership in our people.

sense of pride and inspire and promote a with our Values and

- Fair employment, skills development and prosperity
- Ethical behaviour
- Direct engagement education and community support
- behaviour, human rights and modern slavery reporting of matters affecting communities such as safety, ethical through the Group's Speak Out reporting hotline which enables The Audit & Risk Committee receives regular reports on issues raised
- Colleagues are regularly involved in and support local community events
- The SSE Committee heard how the divisions have been driving and guidance on the divisions' roadmaps to achieve Net Zero environmental change in their businesses. It also provided challenge

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initial func. Foundation committed The Smiths Group

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# **GOVERNMENTS AND REGULATORS**

#### OUR APPROACH

where we operate. they are policy setters and are vital to our business as influencers in the markets vernments and regulators

interests and those of the so that we are able to operate Group and at divisional levels and regulators across the world. We do this at both governments, policymakers relationships with business, we build In the normal course of operate are represented in effectively and to ensure our

# **KEY GOVERNMENT AND REGULATOR PRIORITIES**

Net Zero and environmental policies Product and operational safety

Protection of natural resources

- Defence and security

- Safe and fair working conditions

- Ethical behaviour Trade compliance
- Privacy and data protection

# Economic growth and prosperity

#### funding from DESNZ for carbon capture research

# **BOARD AND MANAGEMENT ENGAGEMENT ACTIVITIES**

Our Government Relations team based in the UK, US, Europe and Asia regulators, with the aim of promoting a deeper understanding of the outreach and relationship programme with government bodies and policymakers, budget holders and industry groups. It also leads our guides and supports our relationships with key regulators, local Smiths culture and products. The team further enables greater access

# **OUTCOMES OF ENGAGEMENT IN FY2023**

- Management approved policy guidelines and an operational framework authorities in the countries where we manufacture and operate within which government relations are conducted. The business sustains harmonious relations with governments and the relevant regulatory
- We completed the alignment of responsibilities for ESG and Government Relations under the Chief Sustainability Officer
- key agencies ahead of and during funding programmes to funding both at regional and national levels, through engagement with

Government policy and regulators are considered during formulation of

- Updates on regulatory processes for approval of new products are divisional strategics
- provided during divisional performance reviews at the Executive Committee
- and Net Zero (DESNZ) for its high temperature sealing solution for the Relations team contributed to a stronger project, clearly aligned with supercritical CO<sub>2</sub> power cycle in carbon capture. By engaging with the John Crane received, together with its two university partners, circa DESNZ's objectives UK Government during the application process the Government £925,000 in research funding from the UK Department for Energy Security

# **KEY INVESTOR PRIORITIES**

INVESTORS

Sustainable growth

We are committed to

DUR APPROACH

- Shareholder returns
- Delivering against our strategy

# **BOARD AND MANAGEMENT ENGAGEMENT ACTIVITIES**

of risk. We report routinely to

to the effective management openness and transparency with all capital providers and

- the meeting are invited to submit questions to the Board in person or in advance of The Board attends the AGM and General Meetings where shareholders
- The Chief Executive Officer and the Chief Financial Officer host results Group's capital providers throughout the year They attended investor conferences and met with a broad spread of the presentations and Q&A sessions for current and prospective investors

# **OUTCOMES OF ENGAGEMENT IN FY2023**

Shareholders are directly

communications schedule form part of our broker briefings also Third-party analyst and investor conferences. Capital Markets Days and and one-off events such as undertake regular meetings formal results activities and shareholders through our

- Value Engine and our three priorities of growth, execution and people The Board continued to focus on the Group's strategy including the Smiths
- wider investor community management which reaffirmed that our strategic priorities aligned with the The Board discussed feedback from the Capital Markets Day with

corporate activity. views are sought on key Remuneration Policy and consulted by the Board

Meetings are being arranged with 12 investors for FY2024, representing new Chair, Steve Williams approximately 38% of the issued share capital of the Company, to meet the

- Openness and transparency
- Maintaining effective controls and managing risk
- Environmental performance and social impact
- Appropriate remuneration and incentive arrangements
- strategy and capital allocation in November 2022. In addition, Bill Seeger met with an investor at their Members of the Board engaged with investors at the Capital Markets Day request to discuss financial performance, progress against the Company's
- or prospective shareholders, are circulated to Directors Analyst and broker briefings, and feedback following meetings with major
- The Board considered investors and the UK Pensions Act 2021 prior to approving the Group's capital allocation policy
- The Board considered succession planning for the Chairman, Sir George Buckley, taking into account feedback from investors
- The Board agreed to repay the Company's €600m Eurobond at maturity from existing cash resources, and approved the renewal of the US\$800m revolving efficient and flexible balance sheet which benefits all investors credit facility for a further 5-year term, to provide the Company with an
- The Board continued with the share buyback programme and approved the payment of the final dividend for FY2022 and the FY2023 interim dividend

# INFORMATION STATEMENT

areas and is described on page 13. framework supports our efforts in these and ant -corruption. Our Smiths cultural matters, human rights and anti-bribery of the environment, employees, social our commitment to and management of the Companies Act 2006 and reflects contained in sections 414CA and 414CB non-financial reporting requirements The following disclosure aligns to the

## ENVIRONMENT

that support our approach are: resources efficiently and minimise waste. The policies Net Zero/climate transition plan in this report. We also and products in use (Scope 3) by 2050, and present our by 2040, and Net Zero emissions from our supply chair Net Zero emissions from our operations (Scope 1 & 2) have longstanding commitments to use natural We have committed to ambitious Net Zero targets:

- Environmental Sustainability Policy
- Health, Safety and Environment (HSE) Policy
- Responsible Minerals Sourcing Policy

the follow ng pages: You can find more information on the environment on

- Review of the year, page 20
- KPIs, page 30
- Sustainability at Smiths, pages 35 to 45

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- Disclosures (TCFD), pages 47 to 57 Task Force on Climate-related Financial
- Principal risks and uncertainties, pages 68 to 70

- Remuneration & People Committee Report, page 101
- Science, Sustainability & Excellence Committee Report, pages 111 and 112

### **EMPLOYEES**

We aim to attract and retain the very best by creating talent, and a sense of belonging and purpose personal growth, recognition and development of an environment for employees based on respect, Our people are vital to the success of Smiths

In employment-related decisions, we comply with all on their qualifications, skills, aptitude and attitude. We provide equal employment opportunities. relevant jurisdictions. We have zero tolerance for discrimination, harassment or retaliation applicable anti-discrimination requirements in the We recruit, support and promote our people based

disabled), career development and promotion based on neutral job descriptions. Our procedures and training People with disabilities are given full consideration activities advocate and enforce fair treatment for all. and interview panels where possible and have gender because of disability. We recruit using balanced slates retraining, if needed, for people who have become those who are unable to continue in their existing job for employment and subsequent training (including their aptitude and ability. We endeavour to find roles for

Policies that support our approach are:

- Fair Employment Policy
- Recruitment Policy; helping us to attract and retain our staff transparently
- **Global Mobility Assignment Policy**

You can find information on our employees on the following pages

- Our People and culture, pages 13 to 15
- Review of the year, page 20
- KPIs, page 31
- Sustainability at Smiths, pages 35 to 39 and 45 to 46
- Stakeholders and Section 172 Statement, page 59
- Principal risks and uncertainties, pages 68 to 69
- Remuneration & People Committee Report, page 99

## **SOCIAL MATTERS**

ethically; and engaging directly. The policies that operations around the world play a role in local to our communities and society. Smiths products and support our approach are: economies through job creation; procurement and We aim to improve our world by contributing positively generating tax revenues; operating responsibly and services support critical global industries and our

- Code of Business Ethics
- Data Protection and Privacy Policy
- **Data Protection Code of Conduct**
- Supplier Code of Conduct

following pages: You can find information on social matters on the

- Review of the year, page 20
- Sustainability at Smiths, pages 35 to 39 and 46
- Stakeholders and Section 172 Statement, page 62

## AND ANTI-CORRUPTION **HUMAN RIGHTS AND ANTI-BRIBERY**

operations or in those of our suppliers in FY2023 identified any serious human rights issues in our enjoy their universal human rights. We have not and is not tolerated. We recognise the important is wholly inconsistent with our Values and policies We consider violations of human rights to be appalling world where everyone can access decent work and responsibility we have, and we support the vision of a the rights and benefits to which they are legally entitled crimes. Conduct that exploits workers or denies them

adhere to our Policy and approach. working for, or on behalf of, Smiths are required to human rights principles encompassed in the Universal Our Human Rights Policy is guided by the international the principles of international human rights. All persons rights and national laws, we will seek ways to honour conflict between internationally recognised human market in which we operate and, should we encounter We adhere to national laws and regulations in each Guiding Principles on Business and Human Rights. Principles and Rights at Work, and the United Nations Declaration of Human Rights, the International Labour Organization's Declaration on Fundamental

controls around the appointment of distributors and matters including the giving and receiving of gifts, and corruption risks, and an umbrella Anti-bribery Code of Business Ethics. We also have specific policies useful way. We also have a specific China Anti-bribery of gifts, meals and entertainment in an effective and ethics dashboard enables us to interrogate our register agents, customs brokers and freight forwarders. Our officials; our approach to facilitation payments; and meals and hospitality, invitations to government our approach. These policies cover a broad range of and corruption policy that provides a single view of and procedures relating to activities that create bribery Bribery and corruption matters are covered by our and corruption policy

> our suppliers and other business partners to do the We are committed to upholding high ethical standards same. The policies that support our approach are: wherever we operate around the world, and we require

- Code of Business Ethics
- Anti-bribery and anti-corruption policy
- Statement (found on our website www.smiths.com) The Smiths Modern Slavery and Human Trafficking
- Human Rights Policy (found on our website www.smiths.com

on page 97 hotline Speak Out in the Audit & Risk Committee Report You can read more about the Group's whistleblowing

### OUTCOMES POLICY DUE DILIGENCE AND

deeper understanding of our ethics and compliance specific subjects. Additionally, we run regional ethics made anonymously. Our ethics training operates in associated with reporting monitored. Reports can be Smiths operates a confidential Speak Out reporting critical drivers assessing the effectiveness of our policies. All reports our Values, our policies, or the law. This is critical to workshops for leaders across Smiths to embed a languages, and group training activities covering two tiers – online modules delivered in all our core to the Speak Out hotline are investigated, and metrics hotline to report behaviour and activities that breach

of our policies, including During FY2023 we continued to review the effectiveness

- Revising and relaunching our Code of Business Ethics
- us to view key information, track progress and Reviewing our ethics dashboard which enables analyse data
- engagement on ethical matters and Speak Out Ethics Pulse surveys to check organisational
- Undertaking targeted risk assessments to ensure that our Human Rights Policy was being followed

Continuing to monitor and review procurement-

related modern slavery and human rights risks

and controls

# OTHER INFORMATION

Other information to support this statement can be found as follows:

- Business model on page 11
- Non-financial KPIs on pages 30 and 31
- on our website www.smiths.com Sustainability at Smiths on pages 33 to 46 and our Sustainability at Smiths report which can be found
- Task Force on Climate-related Financial Disclosures on pages 47 to 57
- Stakeholders and Section 172 Statement on pages
- Principal risks and uncertainties on pages 68 to 74
- Viability Statement on pages 75 to 77

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# MANAGEMENT

and geographies. We are prepared to world through smarter engineering. ambitions, and our purpose to improve our accept certain levels of risk to realise our We operate across a number of markets

protect our people and our businesses. better commercial decision-making, and in order to maximise opportunities, drive a proactive approach to risk management We understand the risks we face and take

## RISK GOVERNANCE

focused reviews of selected risk areas. Committee meetings, management reports and number of mechanisms, including strategy reviews. appropriate oversight and monitoring through a approve the strategy of the Group. The Board ensures The Board and its Committees set the culture and

effectiveness of the Group's risk management and operational and compliance controls the Group's principal risks, as well as financial, internal control systems. The review process covers is responsible for reviewing and assessing the On behalf of the Board, the Audit & Risk Committee

Executive Committee. risk is owned by a member or members of the an annual assessment of strategic risk. Each principal climate risk, are adequately managed, and conducts Board's risk appetite, and ensures that risks, including that risk owners and decision makers understand the the Group. The Executive Committee also ensures and ensuring that it is effectively deployed throughout the Enterprise Risk Management (ERM) framework The Executive Committee is responsible for designing

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<b>ENTERPRISE</b>	RISK MANAGE	ENTERPRISE RISK MANAGEMENT ROLES AND RESPONSIBILITIES
3rd	BOARD AND AUDIT & RISK COMMITTEE	<ul> <li>Approves the strategy and set the culture and risk appetite of the Group</li> <li>Reviews and assesses the effectiveness of risk management and internal control systems</li> <li>Monitors through Board processes and good governance</li> </ul>
	INTERNAL AUDIT	Independent assurance - Provides assurance on internal controls, programmes, systems and risk management processes
2nd	EXECUTIVE COMMITTEE AND SENIOR MANAGEMENT	<ul> <li>Design and establish risk management and internal control systems</li> <li>Ensure that the risk appetite of the Board is understood by risk owners and decision makers</li> <li>Ensure risks are adequately managed</li> </ul>
	RISK AND COMPLIANCE FUNCTIONS	Monitoring and compliance  Develop and manage the ERM process  Monitor risks and controls  Develop and manage policies and control frameworks  Ensure financial, logal and ethical compliance  Ensure security, quality, and health and safety
1st	DIVISIONAL	Risk ownership and mitigation  I dentify, manage and escalate risks  Set division strategic objectives  Establish and apply internal control systems  Escalate issues to the Executive Committee as required
	OPERATIONAL TEAMS	Conducting business activities in accordance with Group policies and standards  - Understand roles and responsibilities  - Comply with policies  - Follow risk management processes

Running a business involves the continual assessment and management of risks — it is an integral part of day-to-day operations. Our ERM process supports open communication on risk between the Board and Audit & Risk Committee, the Executive Committee, our divisions, functions and sites. It enables us to manage and monitor the risks which could threaten successful execution of our strategy and ensures our strategic, financial, compliance and operational risks are appropriately considered by the Executive Committee and by the Board.

Our divisional and functional teams are responsible for the day-to-day management and reporting of risks, including climate risk. They identify new and emerging risks, escalate where appropriate, and take action to ensure risks are managed as required. Our divisions also conduct annual assessments of the risks they face. In FY2023 these were updated to ensure that the latest views were presented and considered.

Internal audit provides independent and objective assurance to both the Audit & Risk and Executive Committees on the adequacy and effectiveness of our risk management and internal control processes. It facilitates the ERM process and provides site-based controls and assurance reviews of key programmes, processes and systems.

The Audit & Risk Committee, on behalf of the Board, reviews the effectiveness of the risk management process, considering principal risks and uncertainties and actions taken by management to manage those risks.

During FY2023 the Executive Committee agreed the ERM timetable and the risks selected for deep-dive discussions at Executive and Audit & Risk Committee meetings. These were: supply chain; cyber; and Flex-Tex commercial risks. The Group's list of principal risks was also discussed and recalibrated by the Executive Committee.

The following items relating to our principal risks were also discussed at Board, Finance Committee, and SSE Committee meetings during FY2023: organic growth and financial performance; tax, treasury, liquidity, pensions and insurance; technology; health and safety; acquisitions; litigation; our people strategy; and ESG matters.

There is a requirement for risk owners to demonstrate how they provide assurance that controls are working effectively. Examples are provided in the tables of principal risks from page 69.

In addition, a further 31 risk workshops were 'acilitated at operational sites during the year to support the bottom-up view of risk that has fed into divisional and functional risk assessments.

The Directors consider the risk management process to be effective.

## **EMERGING RISKS**

Emerging risks and horizon scanning are integrated into the ERM process. Functions in the business often take the lead in identifying and promoting risk awareness and mitigation activities.

Climate change has moved from an emerging risk to a Group principal risk. During FY2022 we undertook a scenario analysis, including climate risk and opportunities workshops for Group and the divisions. Outcomes from this work are described in the Task Force on Climate-related Financial Disclosures [TCFD] section on page 47.

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# PRINCIPAL RISKS AND UNCERTAINTIES

We maintain a register of principal risks and uncertainties covering the strategic, financial, operational and compliance risks faced by the Group.

## **RISK PROCESS**

planning and mitigation work will be used more widely in future risk scenario as an input to the Viability Statement assessment and principal risk and others on the list. This has been used relationship chart indicating the linkage between each potential for one risk to have an impact on another. connectivity between risks to help understand the position of the risk year-on-year. We report on the drive mitigation priorities. A trend metric shows the net have to react should a risk materialise. These, in turn, and velocity, which reflects the expected time we would mitigating controls; the reputational impact of a risk; impact and likelihood, taking into account existing gross impact, applying the hypothetical assumption We review each risk and rate a number of factors: This is presented against each risk in the form of a 'risk there are no mitigating controls in place; residual

# **CHANGES TO PRINCIPAL RISKS**

Our principal risks continue to evolve in response to our changing risk environment. This year, based on our current assessment of their materiality, we have replaced our environment, social and governance (ESG) risk with a broader climate-related risk, capturing both the opportunity and risk of energy transition and climate-related regulatory risks. We have also increased the likelihood and residual impact of our cyber risk.

While we continue to monitor and manage a wide range of risks, the tables that follow summarise those risks considered to have the greatest potential impact if they were to materialise.

 $x \in \Sigma_{n+1}(\Gamma_n^n)$ 

PRINCIPAL RISKS AND UNCERTAINTIES	<b>3</b> 7	Ž.	TIES						LINK TO STRATEGY
Principal risk	Link t	Link to strategy	tegy	Gross risk	Grossirisk Residualinisk Likelihood	Likelihood	Velocity	Trend	Growth
1. ORGANIC GROWTH Ability to achieve organic growth in line with market opportunity	<b>A</b>	<b>O</b> )	38	Very high	Moderate	Possible	Years	į	Execution
2. CLIMATE CHANGE  Missed opportunities in energy transition and change in climate conditions causing business disruption and economic loss for the Group		<b>©</b> }		High	Low	Possible	Years	, , , , , , , , , , , , , , , , , , ,	People
3. TECHNOLOGY Technology disruption by existing or future competitor	<b>A</b>	O,	34)	Very high	Moderate	Probable	Years		LIKELIHOOD Almost certain
4. PEOPLE Ability to attract and retain people	,		<b>3</b> 8)	Moderate	Low	Possible	Months		Likely Probable Possible
5. BUSINESS CONTINUITY Business disruption to supply chain or operations		<b>O</b> )		High	Moderate	Probable	Weeks		Unlikely
6. ECONOMY AND GEOPOLITICS Impact of economic and geopolitical environment				High	Moderate	Likely	Weeks		TREND New
7. COMMERCIAL  Loss of focus on customers and not competing in the right markets	<b>A</b>		ı	High	Low	Possible	Years	_	Stable Up
8. PRODUCT QUALITY Failure of product causes serious harm to people/property		<b>O</b> )	,	Moderate	Low	Probable	Weeks	- ,	
CYBER SECURITY     Impact of enterprise or product cyber event		<b>O</b>		High	Moderate	Likely	Days		
10. LEGAL AND COMPLIANCE Significant ethical breach or failing to meet contractual obligations		<b>O</b> ) -		High	Low	Possible	Days		

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# ORGANIC GROWTH - Ability to achieve organic growth in line with market opportunity

shareholder value erosion. may lead to missing strategic grov/th targets and Failure to deliver anticipated organic growth, which

## **BUSINESS MODEL** HOW THIS COULD IMPACT OUR STRATEGY OR

- Not growing could have an adverse effect on our valuation
- Lack of growth and/or erosion of our market attract and retain talent leadership positions could impact our ability to

# **EXAMPLES OF HOW WE MANAGE THIS RISK**

- goals, underpinned by detailed divisional A clear Group strategy to achieve organic growth
- growth potential markets to identify opportunities with significant Detailed reviews of existing and potential new
- organic growth the best talent to execute our strategy and deliver A people plan focused on securing and retaining
- Monthly forecasting, annual budgeting, and an profitable growth An annual incentive programme to support
- The Smiths Excellence System (SES), which to drive innovation and growth

contributes to effective execution

Ongoing investment in research and development

annual review of our multi-year strategic plan

## ARE WORKING EFFECTIVELY **EXAMPLES OF HOW WE KNOW THE CONTROLS**

- Divisional monthly operating reviews
- The Board's regular review of our performance and KPIs

Stable

Functional reviews of SES and our people strategy

Divisional Presidents

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Chief Sustainability Officer

# CLIMATE CHANGE - Missed opportunities in energy transition and change in climate conditions causing business disruption and economic loss for the Group

appropriately to climate change risks a low-carbon economy and/or failure to respond opportunities arising from the world's transition to Failure to identify and act on the sign ficant

## **BUSINESS MODEL** HOW THIS COULD IMPACT OUR STRATEGY OR

- If we do not position ourselves to serve our we will not reach our full commercial potential customers and growing markets in decarbonisation and green re-industrialisation
- If we do not make progress lowards and then may be damaged achieve our own Net Zero commitments our Company reputation and customer relationships
- We may not be able to attract and retain key talent sustainable organisation if we are not viewed as a socially responsible and

- If we do not communicate sufficiently our and equity investors risk, we may limit the number of interested debt approach to managing climate opportunities and
- Extreme weather caused by climate change may operations if not identified and addressed have an impact on our markets and our

# **EXAMPLES OF HOW WE MANAGE THIS RISK**

- The Group has reviewed and is pursuing strategic market opportunities arising from the energy transition/decarbonisation
- Products with a sustainability impact have been product pipelines prioritised for commercialisation in our new
- A comprehensive Net Zero/climate transition plan emissions and submitted to the Science-Based has been prepared for Scope 1, 2 and 3 GHG largets initiative (SBTi)

- GHG reduction and energy efficiency targets are annual and long-term incentive plans built into our performance scorecard and our
- We have published our second Sustainability at internally and externally on environmental Smiths report and communicate regularly

# **EXAMPLES OF HOW WE KNOW THE CONTROLS**

- All divisions are engaged in new product
- is in line with the trajectory needed for our SBTs
- sustainability goals sustainable products and progress on our Committee meets four times a year to review
- The environmental commitment topic scored highly in our My Say employee survey

# ARE WORKING EFFECTIVELY

- development that contributes to sustainability
- Our FY2023 Scope 1 & 2 GHG reduction of [11.8]%
- The Science, Sustainability & Excellence (SSE)

# TECHNOLOGY - Technology disruption by existing or future competitor

market share to a new or existing competitor. This customers, evolving requirements, we may lose ability to altract and retain ratent. could impact our financial performance and our and our innovation pipeline does not meet If we tail to maintain our technological differentiation

## **BUSINESS MODEL** HOW THIS COULD IMPACT OUR STRATEGY OR

it could have an adverse effect on our financial If our technological differentiation were to erode performance and our ability to attract and retain

# **EXAMPLES OF HOW WE MANAGE THIS RISK**

- sustainably hold a leadership position based on We proactively position our portfolio around the technology differentiation most attractive markets where we can
- Our diversified portfolio serves a range of sectors any one sector or area and geographies, and mitigates our exposure to
- Our continuing investment in R&D (FY2023: 3.7%) increasing focus on shared digital development of Group revenue, FY2022: 4.2%) with an
- Our focus on processes that support new product Our focus on nurturing a culture of innovation development and commercialisation
- We track Gross Vitality as a KPI
- We maintain robust intellectual property (IP) protection via patents and other protections, and where appropriate pursue litigation to protect our differentiation,

Divisional Presidents

## ARE WORKING EFFECTIVELY **EXAMPLES OF HOW WE KNOW THE CONTROLS**

- progress at our monthly operating reviews Reviews of our product commercialisation
- of our long-term strategic planning The consideration of technology priorities as part
- Our SSE Committee's regular reviews of both new product development and commercialisation

Stable

# PEOPLE - Ability to attract and retain people

our commercial ambitions with the right skills may affect our ability to achieve Failing to altract, develop and retain the right beoble

### BUSINESS MODEL HOW THIS COULD IMPACT OUR STRATEGY OR

- If we do not attract and retain key talent, our business performance may suffer
- If we do not retain key management when we make acquisitions, we may not realise the value of those acquisitions

# **EXAMPLES OF HOW WE MANAGE THIS RISK**

- against the external market Hair and competitive pay practices benchmarked
- Our focus on embedding and evaluating performance against Smiths Leadership Behaviours
- Investment in early career programmes
- Planning for the introduction of technical engineering communities, technical career
- Our targeted talent and succession planning
- Increasing internal talent mobility

Our onboarding for new hires

Chief People Officer

- reward programme Our structured assessment, development and
- Enhanced diversity and inclusion initiatives

Stable

### ARE WORKING EFFECTIVELY **EXAMPLES OF HOW WE KNOW THE CONTROLS**

- Formal and informal measures of culture, for example, our regular employee engagement
- The Remuneration & People Committee's regular review of key people metrics

# . BUSINESS CONTINUITY – Business disruption to supply chain or operations

impact our financial performance service operations, or customers, operations rould Disruption to our supply chain, manufacturing or

### **BUSINESS MODEL** HOW THIS COULD IMPACT OUR STRATEGY OR

- If we are unable to deliver products and services to our customers, it will adversely affect our financial performance and reputation
- Cost pressure and volatility in commodilies, customers and crode our competitive advantage goods and labour may affect our ability to serve

# **EXAMPLES OF HOW WE MANAGE THIS RISK**

- cost-effective supply SES has increased our focus on resilient and
- We regularly evaluate key sites against a range of recovery plans in place for critical locations We have tested business continuity and disaster
- Mitigation plans for sole source suppliers, sub-contractors and service providers, including risk factors using external benchmarks appropriate qualifying alternative sources of supply where
- Property damage and business interruption

### ARE WORKING EFFECTIVELY **EXAMPLES OF HOW WE KNOW THE CONTROLS**

Divisional Presidents

 We test business continuity plans annually Divisional risk mitigation plans reviewed by the

Stable

- Business interruption risk surveys which are Audit & Risk Committee
- key operational sites completed annually with an external provider at
- Insurance is reviewed at least annually by the Audit & Risk Committee

Chief Financial Officer

ECONOMY AND GEOPOLITICS - Impact of economic and geopolitical environment

The challenging economic and geobalitical environment in which we operate may have an adverse effect on demand for our products, our cost structure, pricing strategies, profitability and market share. External adverse events could cause an unanticipated and sudden disruption to our business.

# HOW THIS COULD IMPACT OUR STRATEGY OR BUSINESS MODEL

- A regional or global recession could reduce demand for our products
- If we are unable to pass additional inflation on through pricing, our financial performance may suffer
- Geopolitical tensions relating to Russia, China

- India and the Middle East could adversely impact our operations
- The introduction of new tariffs and/or taxes could adversely impact our financial performance

# **EXAMPLES OF HOW WE MANAGE THIS RISK**

- Our geographic footprint and diversified portfolio
  of businesses mitigate the exposure we have to
  any one country or sector
- Our divisions monitor order flows and other leading indicators in order to respond quickly to deteriorating market conditions and tariffs/trade barriers
- Our government relations team actively monitors relevant developments and represents our interests
- Our network of trade compliance officers across the Group monitors upcoming changes in regulation and oversees import and export activities

Stable

 In FY2023 the Board received an update from an external speaker on geopolitical events

# EXAMPLES OF HOW WE KNOW THE CONTROLS ARE WORKING EFFECTIVELY

- Divisional reporting on order trends at monthly operating reviews
- Active tracking of inflation and pricing at monthly operating reviews

# 7. COMMERCIAL - Loss of focus on customers and not competing in the right markets

Failure to act in altimety manner and adapt our market strategy in response to changes in the commercial environment in which we operate may result in an adverse effection our financial performance and market sharo.

# HOW THIS COULD IMPACT OUR STRATEGY OR BUSINESS MODEL

- If we far to develop growth markets and geographies, it could affect our strategic progress and financial performance
- Significant disruption to government budgets could result in fewer contracts being awarded to Smiths, adversely affecting our financial performance
- If we do not innovate in line with our customers' needs, we may lose market share, and this could adversely impact our results

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# **EXAMPLES OF HOW WE MANAGE THIS RISK**

- New product innovation feedback through market research and direct feedback from existing and potential customers
- Our diversified portfolio of businesses mitigates exposure to any one country, sector or customer
- Our growth strategy places emphasis on expanding operations in higher-growth customer markets as well as geographic regions which are currently underserved, including Asia
- Our regular strategy reviews evaluate adjacent market opportunities and the evolving competitive environment including reviewing new/potential market entrants
- Our Government Relations function collaborates with colleagues across the Group to advise on developments

# EXAMPLES OF HOW WE KNOW THE CONTROLS ARE WORKING EFFECTIVELY Charles reviews including commercial

Divisional Presidents

 Strategic reviews, including commercial excellence reviews, and divisional deep-dives, including detailed monitoring of pricing

Stable

- Customer input is gathered frequently to inform new product development, marketing segmentation/communication, and customer service improvement
- Strong and long-term customer relationships
- Managing Director councits in India and China provide cross-divisional alignment to support our growth strategy

Divisional Presidents

# PRODUCT QUALITY - Failure of product causes serious harm to people/property

including potential class actions from customers or to material product hability claims and lawsuits, the ordinary course of business, we could be subject to non-compliance with product regulation, may Failure of one of our products, including failure due result in financial loss and reputational damage. In

### **BUSINESS MODEL** HOW THIS COULD IMPACT OUR STRATEGY OR

- If we were to suffer reputational damage, it could lead to a loss of customers/future business
- If our products were to cause material harm to anticipated warranty claims. These may include loss of business and higher costs beyond failures, we could suffer reputational damage, defects, manufacturing failures or component contractual claims for penalties, indemnities and for customers due to quality issues, design people or property and/or business interruption

damages, and also product liability claims arising (potentially large classes) trom end-users and other affected third parties

# **EXAMPLES OF HOW WE MANAGE THIS RISK**

- compliance, and market authorisation safety, product compliance, regulatory Divisional quality risk assessments that address product failures, product performance, product
- supporting compliance with customer manufacturing locations for critical equipment, Quality assurance processes embedded in requirements and industry regulations
- Quality development and quality integration built
- Risk analysis and mitigation processes relating to Into new product development processes product cyber resilience embedded in the product lifecycle process. Proactive steps taken to ensure monitored and managed product cyber-related risks are continually
- regular reporting to the Executive Committee and oversight of the Group General Counsel with Contracting and litigation managed under the insurance issues, and that claims are notified that contracts land supplier flow-downs) cover insurance and legal teams collaborate to ensure related risks such as aviation grounding. Insurance cover for product liability and other

Stable

### ARE WORKING EFFECTIVELY **EXAMPLES OF HOW WE KNOW THE CONTROLS**

- and actions to drive improvement in key metrics million (DPPM) and cost of poor quality (COPQ)) Regular quality reporting le.g., defective parts per
- Group and divisional governance frameworks commercial teams [including quality] to manage working relationship between legal and lincluding Delegation of Authority) ensure a close

# 9. CYBER SECURITY - Impact of enterprise or product cyber event

products intensifies the risk. Digitalisation and increased interconnectivity of our known to be of interest to cyber criminals. operate in markets and product areas which are and the data held on them are a continuing risk. We confidentiality, integrity and availability of IT systems Cyber attacks attempting to compromise the

### **BUSINESS MODEL** HOW THIS COULD IMPACT OUR STRATEGY OR

- If a cyber attack compromised confidentiality, and, ultimately, our financial performance and adversely affect our ability to deliver to customers integrity or availability of our assets, it could
- If we had a cyber security breach, we could be a potentially large class of third parties include not only customer losses but also those of concerning our security products. These could exposed to significant losses, particularly

# EXAMPLES OF HOW WE MANAGE THIS RISK

- to mitigating cyber risk Board oversight of the defence in depth approach
- Proactive focus on information and cyber security risks supported by a robust governance
- assets and protection to enhance security Group-wide assessment of critical information
- Information Security Awareness programme
- Security monitoring to provide early detection of hostile activity on Smiths networks and ar incident management process
- embedded in the product lifecycle process to Cyber risk analysis and mitigation processes communications service providers place with critical third parties, including Partnership and monitoring arrangements in increase resilience

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### **EXAMPLES OF HOW WE KNOW THE CONTROLS** ARE WORKING EFFECTIVELY

- Formal reviews with the Executive Committee and
- Vulnerability scanning/event reporting
- and capabilitie External reviews of threats, processes, controls
- Mandatory staff training
- Compliance with recognised standards

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# LEGAL AND COMPLIANCE - Significant ethical breach or failing to meet contractual obligations

our suppliers or other counterparties. contractual execution due to delays or breaches by contracted products and services or fail in our strict adherence to laws. We may fail to deliver governments, customers and suppliers requiring often in highly regulated markets and with operate within increasingly complex legal regimes. accordance with othical and legal requirements. We accordance with the Group's Values and in-5C countries. Individuals may not a libehave in We have more than 15,000 colleagues in more than

### **BUSINESS MODEL** HOW THIS COULD IMPACT OUR STRATEGY OR

- and retain talent customer relationships and our ability to attract to our reputation, financial performance, An ethics or compliance breach could cause harm
- Failure to comply with trade compliance significant fines and/or delays to procurement or requirements (import and export) could lead to
- Failure to meet strict conditions within government contracts, particularly in the US, could prevent us from bidding for contracts or consequences have other serious financial and reputational

- damages or other penalties revenue and profit due to higher costs, liquidated customers/prospective customers, and loss of customers, damage to our reputation with other expenses due to disputes and claims, loss of Breach of contract resulting in significant
- Contracts, particularly those with governments. at our expense unilaterally and seek alternative sources or supply indemnities, perpetual warranties or allowing the liabilities, including for loss of profits, IP may include terms that provide for unlimited counterparty to cancel, modify or terminate

# **EXAMPLES OF HOW WE MANAGE THIS RISK**

- different stages of maturity including: Our ethics and compliance team run a proactive programmatic approach, areas of which are at
- Managing an independent Speak Out reporting anonymously and a non-retaliation policy communications encouraging the reporting of ethics violations lincludes ability to report line and investigations process with
- Anti-bribery and anti-corruption training is and reporting compliance in-person training with a process for monitoring mandated for all employees online; and
- Policies and processes to mitigate risks are in mitigate distributor and agent-related risks, and internal approvals including due diligence, contractual controls place, including policies and procedures to

- Monitoring and acting on upcoming legislative
- Multi-functional programme for General Data

### **EXAMPLES OF HOW WE KNOW THE CONTROLS** Protection Regulation (GDPR) compliance

- working cross-functionally throughout the metrics (Executive Committee and Audit & Risk statistics, on investigations, on Ethics Pulse contract lifecycle, contract risk tool rolled out in Committee oversight

- Modern Slavery and Transparency Statement Anti-trust training programmes and procedures to reduce the risk of modern
- activities regulation and oversee import and export Group who monitor upcoming changes in Network of trade compliance officers across the slavery within the Group and our supply chain

# ARE WORKING EFFECTIVELY

Multiple measures to assess culture including My Monitoring and reporting on compliance with and ethics questions in performance reviews surveys, internal audit findings, exit interviews Say results, Speak Out reports, Ethics Pulse

ethics and compliance policies, on training

Divisional legal teams embedded in the business three divisions and used to assess mitigation of risk through contract negotiations

Stable

Group General Counsel

The Group's business activities, together with the factors likely to affect its future development, performance and position are set out in the Strategic Report on pages 8 to 77. The financial position of the Company, its cash-flows, liquidity position and borrowing facilities are described on pages 21 to 23. In addition, the notes to the financial statements include the Company's objectives, policies and processes for managing its capital; its financial risk management objectives; details of its financial instruments and hedging activities; and its exposures to credit risk and liquidity risk.

The Group has undertaken a detailed going concern review with a severe but plausible downside scenario taking into account everything that has been learnt since March 2020.

At 31 July 2023 the net debt of the Group was £387m, a £237m increase from 31 July 2022. At the end of July, the Group had available cash and short-term deposits of £285m. These liquid resources are immediately available with 96% invested with the Group's global banking partners. The Group's debt profile shows an average maturity of 3.6 years [from 2.5 years at 31 July 2022]. There are no scheduled repayments of debt due until February 2027.

The Group maintains a core US\$800m committed Revolving Credit Facility [RCF] from these banks which was renewed in May 2023 and matures in May 2028.

The RCF remained undrawn at 31 July 2023 and has no financial covenants attached.

The Directors, having made appropriate enquiries, have a reasonable expectation that the Company and the Group have adequate resources to continue in operation for a period of at least 12 months from the date of this Report. Thus, they continue to adopt the going concern basis of accounting in preparing the financial statements of the Company and the Group.

In accordance with the requirements of the 2018 UK Corporate Governance Code, the Directors have assessed the longer-term prospects of the Grcup, taking into account its current position and a range of internal and external factors, including the principal risks detailed on pages 68 to 74 (the 'viability assessment').

The Directors have determined that a three-year period to 31 July 2026 is an appropriate timeframe for the viability assessment. The selected period is considered to be appropriate as, based on the historical performance of the Group, a three-year outlook represents an optimum balance of long-term projection and acceptable forecasting accuracy. The three-year viability assessment timeframe also takes into account considerations such as the maturity of the Group's borrowing facilities and the cyclicality of the performance of the Group's underlying markets. In making this viability assessment, the Directors have considered the current financial position and prospects

of the Group, including the current year business performance, the detailed operating plan for 2024 and forecasts for 2025 and 2026. Against these financial projections, the Directors took into account the principal risks (as outlined on pages 68 to 74) to devetop a set of plausible scenarios (as set out overleaf) with potentially high-impact outcomes.

In addition to the scenario-specific assumptions (detailed overleaf) the principal assumptions for this three-year viability assessment are as follows:

- FX rates for £ at US\$1.22 and €1.18 and are modelled to remain at this level in the forecast period;
- Interest payments have been updated to reflect latest forecast interest rate increases with no further refinancing with overdrafts and the Group's RCF drawn to maintain our minimum cash requirements;
- Dividend payments are made in line with a 7% increase in dividend per share. Even under the downside scenarios it has been assumed that dividend increases are maintained, representing a potential mitigating action that could be taken; The share buyback of 6742m is completed in Q1 of
- The share buyback of £742m is completed in Q1 of FY2024 in all scenarios; and
- The RCF was renewed in May FY2023 and will be accessible throughout the period as there are no financial covenants attached.

The Directors also considered the Group's ability to raise additional liquidity. In performing this assessment, the Directors have taken comfort from the diversity of the Group's businesses across different markets, industries, geographies, products and

respond to them in order to protect its business.

customers. In order to ensure consistency, the base case used for the three-year viability assessment has also been reconciled against divisional impairment review models.

The Group holds a tradeable commodity through its investment in 10% of the equity in ICU Medical, Inc. The base case assumes that the Group could contemplate a possible reduction in this investment, the cash inflows from which would remove any need to utilise the RCF over the period. The downside scenarios do not include any cash inflows from the sale of this investment.

The downside results below show the impact on EBITDA, net debt and headroom under each scenario. The headroom includes the currently unutilised RCF of US\$800m (£656m). This renewal removed the only interest covenant to which the Group was subject.

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Based on the robust assessment, the Directors confirm that given the current strong cash position, under all scenarios they have a reasonable expectation the Group will remain viable for the period being assessed and will continue to operate and meet its liabilities as they fall due. The Directors have no reason to doubt that the Group will continue in business beyond the period under assessment.

SCENARIOS MODELLED		
Scenarios	Link to principal risks	Scenario-specific assumptions
SCENARIO 1  An economic shock [political unrest or resurgence of a pandemic] leads to significant supply chain disruption, low customer demand and recessionary circumstances extending into the following year.	Business continuity and Economy and geopolitics	<ul> <li>20% fall in revenue across the Group in FY2024 and a 10% fall in FY2025 and a further 5% fall in FY2026 compared to the base case</li> <li>65% reduction in operating profit in FY2024 due to plant closures, customer and supply chain disruption, and a 35% fall in FY2025 and 20% in FY2026</li> <li>Increased working capital due to stock builds and customer defaults</li> <li>No mitigating activities such as restructuring and headcount reductions</li> </ul>
One of John Crane's mechanical seals is identified as faulty and the cause of an explosion at a major refinery causing the deaths of two staff and significant damage to the plant. John Crane is sued for the costs of repair and restoration of the plant in addition to the consequential losses of plant closure.	Product quality	<ul> <li>Legal defence costs of £20m per annum plus a one-off payment of £100m in FY2024 in settlement of deceaseds claims</li> <li>Legal defence costs of £5m per annum over the review period in relation to agreement of restoration costs</li> <li>Restoration costs of £50m spread over the three-year review period</li> <li>Legal defence costs of £25m per annum over the review period in relation to mitigation of consequential loss claims</li> <li>One-off payment of £250m payable in FY2024 in settlement of the losses claim</li> <li>Insurance claim rejected</li> </ul>

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SCENARIO 5  A major fire at the John Crane plant in Czech Republic renders the facility unusable, causing severe disruption to production.	SCENARIO 4 Smiths Detection is found guilty of bribing government officials in Asian countries in order to land significant contracts. This damages the Group's reputation and leads to worldwide regulators imposing significant sanctions on the Group.	SCENARIO 3 Following a product cyber attack, a terrorism-related incident occurs at a US airport. As a consequence, the US Government revokes Smiths Detection's licence. Sales of Detection's products to the US military and all other governmental contracts have been banned and due to the reputational damage, the impact of the ban will spread to other Group divisions.	SCENARIOS MODELLED CONTINUED
Business continuity	Legal and compliance	Cyber security	Link to principal risks
<ul> <li>Loss of six months' EMEA revenue and margin in FY2024</li> <li>20% reduction in future (FY2025 and FY2026) EMEA revenue due to loss in market shares and competitiveness</li> <li>Breach of supply contracts leading to legal defence costs of £20m per annum plus a one-off settlement of £50m in FY2024</li> <li>Refurbishment and repair costs of £50m in Czech Republic (net of insurance claims)</li> <li>Costs of increasing capacity and other John Crane sites incurs an additional £50m of cos:</li> <li>Capital expenditure on replacement equipment in Czech Republic of £10m (net of insurance claims)</li> </ul>	<ul> <li>Regulatory fines globally amounting to £100m</li> <li>Loss of all future revenue in both China and Japan</li> <li>10% sales erosion in Smiths Detection's USA and EMEA markets due to reputational damage</li> <li>£50m of severance costs incurred</li> <li>10% fall in revenue within other Smiths businesses due to the reputational impact</li> </ul>	<ul> <li>Immediate Icss of all US-based Government contracts within Smiths Detection.</li> <li>25% fall in other Smiths Detection revenue over FY2024</li> <li>Loss of 50% of Smiths Interconnect's North America revenue</li> <li>Legal defence costs of £10m per annum</li> <li>£100m fine levied by the US Government for security breach</li> <li>£50m compensation paid to the US Government in FY2024 in respect of previous products purchased that may have security flaws</li> <li>Insurance claim under product liability is not met or delayed outside of the review period</li> </ul>	Scenario-specific assumptions

The Strategic Report was approved by the Board on 25 September 2023.

Combination of scenarios 2 and 3.

security

Product quality and cyber

As above

SCENARIO 6

By order of the Board

PAUL KEEL

Chief Executive Officer

### CHAIRMAN'S **NTRODUCTION**

### STATEMENT **CHAIRMAN'S GOVERNANCE**

discharged its responsibilities during Comm ttees, and how the Board the year. the operation of the Board and its describe our governance arrangements Governance Report, in which we l am pleased to introduce our Corporate

agility to help better support the Smiths Value Engine greater innovation, sustainability, people and financial significant milestones, and have continued to focus on after a long career. From reflecting over my time as also from the desire to give something back to Britain only by an enduring affection for a great company, but a resolve to help grow Smiths which was spurred not since I joined the Board in 2013. I joined the Board with at the conclusion of this year's Annual General Meeting priorities of Growth, Execution and People. significant contribution and commitment to Smiths this year with my retirement as Chairman of the Board that connects our purpose, our strengths and our Chairman, I am proud to see we have reached many [AGM]. I would like to thank everyone for their Board succession planning continued to be a key focus

biographies of our Directors can be found on pages 80 and a wide geographic spread, that diversity is crucial seven with a birthplace or background outside the UK comprise of six males and four females, two Directors wish him, the Company, and our people every future later in the year. I would like to welcome Steve and I will take over as Chair of the Audit & Risk Committee on environment, social and governance (ESG) matters business experience and brings with him a clear focus this years' AGM. Steve has over 40 years of global Chair of the Board, subject to his election as Eirector at appointment of Steve Williams as my successor as Further changes to the Board this year included the but it is equally important that the Directors are success after my retirement. The Board will continue to Richard Howes also joined us in September 2022 and capable and suitably experienced individuals. The For a Group such as Smiths, with a diverse workforce from historically under-represented ethnic groups and

> competitive in today's market. Smiths continues to a continuation of the efforts to reduce barriers to listec in relation to audit and governance, and welcome the We continue to monitor the ongoing regulatory reforms controls enhancement programme. oversight by the Audit & Risk Committee on the interna maintain an effective governance framework, including companies in the UK, helping businesses to remain the Listing Rules. The Listing Rules changes represent FCA's proposed changes to transform and streamline like to acknowledge the work undertaken by Smiths to prioritise governance at the core of its business. I would

would like to thank the Committee Chairs for ensuring governance framework that supports the Group's increased in recent years and ensuring a strong It is evident that the expectations on governance have governance has been constructive and effective. keeps its governance arrangements under review and stakeholders for the future. The Board continually the business and enhance the interests of all our long-term strategic goals is critical if we are to support

company continue to flourish in the future Chairman, and I look forward to watching this special Finally, I would like to thank the Smiths workforce and behalf this year. It has been a privilege to serve as my fellow Directors for their work on shareholders

and, along with my fellow Committee Chairs, I would be happy to discuss any of the content at our I hope you find the following report interesting

### SIR GEORGE W. BUCKLEY

1.27

Chairman

#### **UK CORPORATE** 0

#### COMPLIANCE **GOVERNANCE CODE**

frc.org.uk. Further Code (the Code) as can be found as follows: compliance with the Code information on Council's [FRC] website at Financial Reporting is available from the explained throughout this with all Provisions of the Principles and complied Company applied the of this report, the In FY2023, and at the date repart. A capy of the Code UK Corporate Governance

#### PURPOSE AND COMPANY **BOARD LEADERSHIP**

#### RESPONSIBILITIES DIVISION OF

→ PG 83

#### SUCCESSION COMPOSITION AND **EVALUATION**

→ PG 85

**→** PG or AUDIT, RISK AND INTERNAL CONTROL

#### REMUNERATION

## HE BOARI

the Company. Subject to applicable legislation and and for overseeing its implementation. responsible for approving Group strategy Smiths in a way that ensures its longthe Directors may exercise all powers of regulation and the Articles of Association, term sustainable success. The Board is The primary role of the Board is to lead

as considering the views of stakeholders. doing so ensures that the strategy is consistent with our risk management and viability of the Company, as well the Board continually monitors the internal controls, support of protecting and growing stakeholder value purpose and is delivered in line with our Values. In The Board exercises oversight of the Company and in

Committee as applicable during the year www.smiths.com. The governance framework was the Board and the Terms of Reference for each of the framework, which includes the Matters Reserved for collective responsibility. The framework includes the systems and controls to effectively discharge its reviewed by the Board and by each respective Board's Committees, can be found on our website at Committees, as set out in the table. The governance delegation of specific authorities to the Board's five The Board has approved a governance framework of

reappointment of the

external auditor.

appointment and

relation to the

#### **GOVERNANCE MODEL BOARD COMMITTEES** composition of the structure, size and the Board on the recommendations to Reviews and makes Committee Governance Nomination & and the maintenance and audit processes, financial reporting of the Group's Ensures the integrity 'Responsible for the Audit & Risk l and reviews and Remuneration Policy oversees the Group's Group's Directors Pcople Committee Remuneration & BOARD

suitability of the Oversees the ongoing succession planning management Director and senior appointments and for Director leads the process Committees. It also Board and its Group's ethics and oversight of the systems, including control and risk compliance activities. Internal Audit function and the

the Board and external auditor, relationship with the shareholders in recommendations to including making Manages the

remuneration

tramework Group's governance

the Group's approach and senior to diversity, equity and the Group, including People strategy for implementation of the Oversees, on behalf management. Executive Directors strategy for the

to science, to science and the Company's

key performance targets, metrics and and determining SSE strategy; the Smiths (SES); and reviewing Excellence System Group's sustainability technologyI; the

& Excellence Science, Sustainability Finance Committee

ې PG ېم

Audit & Risk Committee

**READ MORE** 

→ PG 87

Committee

Nomination & Governance

READ MORE

excellence (SSE). This sustainability and culture and approach Oversees the Group's strategy las it relates includes overseeing:

capital management Group's approach to budgetary planning

capital structure and uses of cash, portfolio including sources and provides agility to the

→ PG 98

Committee

Remuneration & People

READ MORE

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→ PG 111 Excellence Committee Science, Sustainability &

SEE MORE

CLICK HERE Finance Committee Read more about our

## **EXECUTIVE MANAGEMENT COMMITTEES**

Executive Committee

the culture and Values consistent execution and embedding implementing strategy, ensuring collectively responsible for discharging his responsibilities and is Assists the Chief Executive Officer in

Inves:ment Committee

Chief Executive Officer or Board expenditure projects which require disposal and special revenue proposals, capital expenditure, asset Assesses high-value and high-risk approvat

Disclosure Committee

and the Board on the identification of Advises the Chief Executive Officer method of its disclosure. inside information, and the timing and

### BOAR[ IOGRAPHIES

### SIR GEORGE BUCKLEY

Appointed, 1 August 2013. Sir George will retire from the Board at the conclusion of the 2023 AGM

#### **2** ≥ 0 0 0

management team. He holds a PhD in Electrical Engineering communication with key stakeholders and that the Board of large, multi-industry businesses operating in global provides strong leadership and guidance for the executive innovation. As Chairman, Sir George ensures effective markets and has had a long career in engineering and Skills and experience: Sir George has extensive experience

at Emerson Electric Company. Sir George also brings Chairman and CEO at 3M Company, a US-based global and as Chairman of Stanley Black & Decker, Inc non-executive experience to the Board, having served as Chairman and CEO of Brunswick Corporation and Chief technology company and Dow Jones 30 component, Non-executive Director at PepsiCo Inc. and Hitachi Limited, Technology Officer for appliances, motors and controls Carreer expenses. Sir George has held previous roles of

#### PAUL KEEL

### Chief Executive Officer

Appointed: 25 May 2021

energising stakeholders and delivering results in diversified Same and expensions: Paul has a strong track record of Business School potential. He is a graduate of Carleton College and Harvard Smiths Group's growth and deliver on its significant international experience position him well to accelerate innovation-led businesses. His strategic leadership and

General Mills, McKinsey & Company and General Electric and Strategy & Business Development. Paul's other businesses ranging in size from US\$400 million to US\$5 experience includes roles of increasing responsibility at including Manufacturing & Supply Chain, Marketing & Sales billion. He was also SVP of several enterprise-wide functions worked at 3M Company where he led a number of global Promote that the receipt of the Property of th

#### CLARE SCHERRER Chief Financial Officer

Appointed: 29 April 2022

She holds a BA from Harvard University and an MBA from experience in the sectors in which Smiths has strong the Harvard Business School positions, including energy, safety & security and aerospace working with and advising a broad range of industrial companies around the globe. She has particularly relevant Skills and experience. Clare has extensive experience

where she spent more than 25 years, and was a Partner for announced at the November 2021 Capital Markets event. having contributed to the development of the strategy having advised on the sale of Smiths Medical as well as a close adviser to the Group for a number of years, including Industrials business. Prior to joining Smiths, Clare had been more than a decade, and most recently Co-Head of the Global Prior to Goldman Sachs, Clare was a consultant at McKinsey Order executions Clare joined Smiths from Goldman Sachs

Director and Member of the Audit Committee of Legrand SA Staid: significant appointments. Independent Non-executive

#### PAM CHENG

### Non-executive Director

Appointed: 1 March 2020

#### 0000

MBA in Marketing from Pace University, New York, USA. within large global businesses in strategically important from Stevens Institute of Technology, New Jersey ard an discussions on embedding world-class operations. Pam regions for Smiths, further strengthens the Board's holds a BSc and a Master's degree in chemical engineering operations, supply chain management and technology gained R&D, manufacturing, sales and marketing, commercial Skill standlexperionice. Pamis experience in the areas of

at Universal Oil Products, Union Carbide Corporation and President of MSD (Merck & Co., Inc.) in China. Pam has also 2023. Prior to joining AstraZeneca in 2015, Pam was company. Pam assumed additional responsibly for the plc, a multinational pharmaceutical and biopharmaceutical held various engineering and project management positions AstraZeneca sustainability strategy and function in January Operations, IT & Chief Sustainability Officer at AstraZeneca Career expenience. Pam is Executive Vice President, Global

#### Appointed: 19 September 2018 Non-executive Director

Board discussions, particularly as they relate to engineering knowledge and background offer a different perspective to engineering research is internationally recognised, and her Skills and experience. Dame Ann's contribution to innovation and sustainability. Dame Ann has a degree in

Engineering from 2014 to 2019 and as a Non-executive President and Chairman of Trustees of the Royal Academy of University of Cambridge, where she served as Head of academic career and is currently a Deputy Vice Chancellor Director of BP plc from 2012 until May 2021, where she was a Engineering for five years until 2014. She served as the and an Emeritus Professor of Mechanical Engineering at the Career experience. Dame Ann has had a distinguished member of the Safety and Sustainability Committee.

### KARIN HOEING

Non-executive Director Appointed: 2 April 2020

#### 999

Geophysics (MSc Geophysics) from the University of Hamburg, Germany. ESG and sustainability matters. Karin holds a Diploma groups. Karın provides valuable assistance and advice in experience of oil & gas, defence, security, and aerospace to Skills and experience: Karin brings current executive executive and non-executive succession planning as well as the Board gained from a range of roles at large multinational

held a number of senior HR, marketing, technology and line company. Karin spent 20 years at Schlumberger, where she divisions at Schlumberger, a multinational oil services Business Transformation Director at BAE Systems ptc. Prior Career experience: Karin is Group ESG, Culture and management leadership positions across Europe, the Middle to joining BAE she led one of the major international business

Other significant appointments: Non-Executive Director at

### DAME ANN DOWLING

ΚEΥ 0

Audit & Risk

Committee

Remuneration &

People Committee

☑ Nomination &

Science, Sustainability

Committee

Governance

& Excellence

Committee



Mathematics and a PhD in Engineering.

### Committee Chair

Finance

Committee

Chairman's case, are independent and, in the All Non-executive Directors

appointment independent on

Ð

0

#### Non-executive Director RICHARD HOWES

Appointed: 1 September 2022



University and is a Fellow of the ICAEW Richard holds a BSc in Geography from Loughborough sectors brings valuable insight to the Board's discussions financial positions at large listed companies in a variety of Skill rand experience. Richard's background in senior

CFO positions at various multinational businesses including Kleinwort Eenson. Prior to Joining Bunzl in 2019, Richard held & Young before moving to the investment bank Dresdner Group, Richard qualified as a Charted Accountant with Ernst plc, the specialist international distribution and services Inchcape plc, Coats Group plc and Bakkavor plc. Career experience. Richard is Chief Financial Officer of Bunzl

#### **BILL SEEGER**

### Senior Independent Director

Appointed: 12 May 2014



Board's robust decision-making Bill has a BA in economics experience in global engineering businesses supports the in-depth knowledge of global markets. Bill's extensive career in finance in the engineering sector, gaining an Skills and experience. Bill has had a long and successful

senior finance positions automotive and aerospace group, where he held various Division. Prior to that, Bill spent 30 years at TRW, a US-based the Propulsion Systems Division and CFO of the Aerospace Director at EKN plc, a global engineering group, until his with the sale of Smiths Medical. He is also a member of ICU's with the terms of the shareholder agreement entered into appointed to the Board of ICU Medical, Inc. in accordance in November 2021. With effect from 1 February 2022 Bill was Chairman of the Finance Committee since it was formalised Senior Independent Director at the 2018 AGM, Bill has been Remuneration & People Committee on 1 July 2018, and as Career experience: Bill was appointed Chairman of the retirement in 2014. At GKN he also held the roles of CEO of Audit and Ccmpliance Committee. Bill was Group Finance

Chair of the Audit & Risk Committee at Spectris plc and Other's an firant appointments. Non-Executive Director and Lecturer at UCLA Anderson School of Management

#### MARK SELIGMAN Non-executive Director

Appointed: 16 May 2016



Mark has an MA in philosophy, politics and economies. audit committee chairman at several FTSE 100 companies strategy. Mark brings non-executive experience to the discussion of the Group's portfolio management and corporate finance and capital markets supports Board Board, having served as senior independent director and Skills, and expenses on Mark's extensive experience in

roles at Credit Suisse, including Chairman of UK Investment Banking, banker and during his executive career he held various Called expendice: Mark is a former senior investment

at NatWest Group plc and Alternate member at Panel on Other significant appointments: Senior Independent Director Markets in Europe. Takeovers and Mergers for the Association for Financial

#### **NOEL TATA**

### Non-executive Director

Appointed, 1 January 2017



strategic relationships in Asia since joining the Board Noel Skills and expensions. Noet has had a successful career in growth strategy and has been invaluable in developing key global business. He has extensive experience of the has a BA in Economics. high-growth economies which are key markets for our

company and a trading arm of the Tata Group, a privately Chairman of TIL with effect from 15 November 2021 the Tata Group governance guidelines, he retired from the owned multinational holding company. Under the terms of Career experience. Noel was the Managing Director of Tata thereafter reappointed as a Director and Non-Executive position of Managing Director on 12 November 2021. He was International Limited (TIL), a global trading and distribution

> Vice Chairman at Tata Steel Limited and Titan Company Ltd Non-executive Chairman at Tata Investment Corporation, companies forms part of the Tata Group: Non-independent Other significant appointments: Each of the following Trent Ltd and Voltas Ltd. Non-independent Non-executive

### STEVE WILLIAMS

# Chair Designate and Non-executive Director

be appointed as Chair of the Board on 16 November 2023 the 2023 AGM. Subject to his election at the AGM, Steve will Appointed: 1 September 2023. Steve will stand for election a

director. Steve has a BSc in Engineering. communities as both an executive and a non-executive creating value for customers, shareholders, employees, and (ESG) matters and throughout his career has demonstrated brings a clear focus on environment, social and governance track record of growth and transformation. He has more than 40 years of international global business experience. Steve Skills and experience: Steve is an experienced CEO with a

and a board member of the Business Council of Canada unti advisory board member of Canada's Ecofiscal Commission director at TC Energy Corporation. Steve served as an Career experience: Steve was previously a non-executive ExxonMobil in the UK, where he spent 18 years. to that, he held various senior leadership roles at Suncor and from 2012 to 2019 and as President from 2011 to 2018, Prior 2019. He served as Chief Executive Officer of Suncor Energy

and Non-executive Director of Enbridge Inc. Other significant appointments. Chair of Alcoa Corporation

#### Company Secretary MATTHEW WHYTE

Appointed: 1 August 2021

sectors, most recently at Schroders plc and Rio Linto plc senior roles in large multinational listed groups in a variety of Skills and experience: Matthew is a Chartered Company having previously gained governance and legal experience in Institute UK and Ireland. Matthew joined Smiths in 2017 Secretary and a Hellow of The Chartered Governance

#### OTHER DIRECTORS FY2023 WHO SERVED DURING

biography can be found in conclusion of the AGM, Her our FY2022 Annual Report November 2022 at the down from the Board in Tanya Fratto stepped

#### READ MORE

our website. Executive Committee The biographies of members can be found on

L'CLICK HERE

during the year are set out below. areas of focus and activity for the Board and operational performance. The key the Group's strategic objectives, culture the development and implementation of on a broad range of topics. This included provide oversight, challenge and guidance During FY2023, the Directors continued to

## STRATEGY AND PURPOSE

- Ensured that our focus on strategy and business Smiths Value Engine's three priorities of Growth, decisions aligned with our purpose along with the Execution and People
- Completed strategic deep-dives, and endorsed the connected with energy transition response to climate change and opportunities implementation of each division's strategy, including M&A. Each deep-dive included the Group's
- Received updates on the launch of the in-market operating model for Smiths China
- Ensured stakeholder considerations were through enhanced reporting from each of the embedded in discussions and decision-making
- Received reports on progress against our assurance of our greenhouse gas (GHG) and energy efficiency data sustainability targets and agreed to the external
- Received reports on the successes, challenges and financial benefits of SES
- Approved the acquisition of Plastronics, a leader in updates on its integration with the business. Further information can be found in the Strategic Report on the semiconductor test socket market, and received

- Received updates from external speakers on the and energy transition of high inflation, financial crisis, geopolitical events macroeconomic environment including the impact
- Considered the feedback from stakeholders on the Capital Markets event held in November 2022

# PEOPLE, VALUES AND CULTURE

- information is included on page 88 Richard Howes' induction programme, Further on their workforce engagement activities, including Received updates from the Non-executive Directors
- Received regular updates on the Group's pension
- Ensured that incentive plans were better aligned to business priorities arrangements and health and safety performance
- Received updates on the Group's People strategy
- Monitored Group-wide cultural change via the Behaviours across the Group colleague survey helped the Board to understand Behaviours. Furthermore, the results of the My Say implementation of the Smiths Leadership the perception and strength of the use of the
- Approved the establishment of the Smiths Group Foundation. More information on page 20

# SUCCESSION AND LEADERSHIP

- Approved the appointment of a new Chair, as detailed on page 88
- Focused on Board succession planning and key pipeline across the Group management succession plans and the talent roles within the business including senior

### FINANCE

- Considered business performance through a series of divisional operating reviews at Board meetings
- announcements and the FY2022 Annual Report Reviewed and approved the Group's results
- Approved the renewal of the Group's US\$800m revolving credit facility
- FY2023 interım dividend Approved the final dividend for FY2022 and the

## **GOVERNANCE AND RISK**

- detailed on page 96 divisions on supply chain and other key risks as deep-dives at the Audit & Risk Committee from the Received updates on our principal risks including
- Continued oversight of our internal controls in order to ensure an effective control environment
- Compliance annual work programme Approved and provided oversight of the Ethics &
- Undertook an External Quality Assessment of the Internal Audit function
- Ongoing consideration of the Group's compliance with the Code and related activities
- Undertook an internal Board evaluation to review for the next financial year. See pages 85 and 86 which included discussing the progress made from the effectiveness of the Board and its Committees, the previous year's evaluation and agreeing actions
- Established a forward agenda focused on strategy and business oversight to ensure regular reviews of key areas of focus

The Board compl**eted** 

M&A. Each deep-Group's response dive included the strategy, including of each division's implementation and endorsed the strategic deep-dives, energy transition connected with to climate change and opportunities

# HOW THE BOARD

of the Board's operations. Directors, which supports the integrity between executive and non-executive out the clear division of responsibility The following role specifications set

governance framework, can be found on our website. The formal schedule, which is integrated into our financial, or reputational implications or consequences for decisions by the Board. This is due to their strategic significant to Smiths and have therefore been reserved There is a schedule of matters which are considered

implement the Group's strategy and provide the Chief management of the Company. Executive management determine the long-term success of the Group information they need to make decisions that will Executive Officer, and the Board as a whole, with the and recommending the strategy and for the day-to-day The Chief Executive Officer is responsible for preparing

attend as necessary. Director attendance at Board and experts, supporting visibility of talent and executive against strategy. These are supplemented by regular Committee meetings in FY2023 is set out on page 84. succession planning. External advisers are invited to Presidents, heads of functions and subject matter invitations to Board meetings are extended to Divisiona to the Directors between meetings. When appropriate, performance updates from the Chief Executive Officer reports, detailing business performance and progress Officer and the Chief Financial Officer present separate At each scheduled Board meeting the Chief Executive

Senior Independent Director and the Chairs of the

meeting. He also has separate meetings with the

of the other Non-executive Directors at least annually. Board Committees on a regular basis and with each

The Senior Independent Director typically will consult

Chairman meets the Non-executive Directors without To ensure the continued effectiveness of the Board, the the Executive Directors present after each Board

performance of the Chairman

Chairman present at least annually, to assess the with the other Non-executive Directors without the

# **DIVISION OF RESPONSIBILITIES**

#### CHAIRMAN

- Ensures the Board's continued effectiveness
- Shapes boardroom culture and encourages individual Director engagement
- Leads the Board and sets the Board agenda, determining the style and tone of discussions at Board
- Leads the annual Board evaluation

### CHIEF EXECUTIVE OFFICER

- Develops and proposes strategy to the Board Sets and communicates the culture, Values, and
- Behaviours for the Group
- Leads the Executive Committee
- Manages the day-to-day operations of the Company Manages relationships with key stakeholders

### CHIEF FINANCIAL OFFICER

- Supports the Chief Executive Officer in ensuring the development and execution of strategy
- Ensures the accuracy and completeness of the true and accurate rendition of the Company's Group's financial statements to ensure they reflect a
- Ensures the Group operates robust risk management and internal control systems to ensure accurate and ultimately to safeguard stakeholders' interests timely financial and non-financial reporting and

- Supports the Chairman in the delivery of the Board's
- executive Directors

- specialist advice

- functioning of the Board and its Committees
- Ensures the Board receives quality information in a timely manner

## SENIOR INDEPENDENT DIRECTOR

- Is available to shareholders if they wish to raise any
- Oversees workforce engagement by the Non-
- Leads the Chair succession process

### **NON-EXECUTIVE DIRECTORS**

- Provide constructive challenge and strategic guidance to Board and Committee discussions
- Oversee management and the business and offer
- control and risk management Assess the effectiveness of systems of internal

### **COMPANY SECRETARY**

- Advises the Board on governance matters
- Supports the Chairman in the efficient and effective

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### TIME COMMITMENT

one non-executive directorship in a FTSE 100 company appointment. However, Committee Chairs, the Senior to other directorships is reviewed in advance by the or any other significant appointment. Any appointment permitted to take on the chairmanship or more than Board evaluation process, Executive Directors are not AGM, engage with stakeholders and participate in the attend Board and Committee meetings, attend the business priorities and challenges, prepare for and Directors are expected to familiarise themselves with time as required. In the normal course of business, Independent Director and the Chairman commit more set out in the Non-executive Director letter of An expected time commitment of 25 days per annum is in order to discharge their responsibilities effectively. All Directors must allocate sufficient time to their work Board for conflicts and time commitment

our Board discussions. Smiths, he brings valuable and distinct experience to growth countries which are a strategic focus for and Committee meetings and ad hoc Board upcate his attendance and effective participation at all Board sufficient time to his work as a Director, as evidenced by commitments do not prevent him from committing on page 81. The Board reaffirmed that Noel's other are at Tata Group companies, as shown in his b ography of Board-level positions outside the Group all of which Noel Tata's other commitments as he holds a number organisations. Particular consideration was given to considering the Directors' positions held at other fulfil their commitments to Smiths. This included calls. As a current executive with contacts in higherthe Non-executive Directors devoted sufficient time to In FY2023 the Board concluded that the Chairman and

## ADVICE AND INSURANCE

Our Directors are able to seek independent professional advice at the expense of Smiths to enable them to fulfil their obligations as members of the Board. In addition, the Directors and Officers of Smiths and its subsidiaries have the benefit of a Directors' and Officers' liability insurance policy. During FY2023, and at the date of this report, qualifying third-party indemnity provisions las defined by section 234 of the Act) have remained in force for the Directors of the Company and certain other employees in respect of their directorships of some subsidiary companies in relation to certain losses and liabilities which they may incur for may have incurred) to third parties in the course of their professional duties for the Company, or a subsidiary.

### DIRECTOR ATTENDANCE

	Board	Nomination & Governance Committee	Audit & Risk Committee	Remuneration & People Committee	Science, Sustainability & Excellence Committee	Finance Committee
Sir George Buckley	6/7	2/3	I	4/5	4/4	6/6
Paul Keel	7/7	1	1	1	I	ı
Clare Scherrer	7/7	I		ı	ì	1
Pam Cheng	7/7	3/3	4/4	5/5	4/4	ı
Dame Ann Dowling	7/7	3/3	4/4	5/5	4/4	ŀ
Tanya Fratto′	1/2	I	1/2	2/2	I	I
Karın Hoeing '	7/7	3/3	1	5/5	2/4	1
Richard Howes	7/7	3/3	4/4	4/4	I	1
Bill Seeger <sup>*</sup>	7/7	3/3	4/4	5/5	ı	5/6
Mark Seligman	7/7	3/3	4/4	5/5	ı	6/6
Noel Tata	7/7	3/3	4/4	. 5/5	ı	

In accordance with the Code, Sir George Buckley did not attend the Nomination & Governance Committee, Remuneration & People Committee or an ad hoc Board meeting relating to the succession of the Chairman.

1-14-31-6

Tanya Fratto stepped down from the Board at the conclusion of the AGM on 16 November 2022. She was unable to attend the November Board and Committee meetings due to personal circumstances. Karin Hoeing was unable to attend the November 2023 Science, Sustainability & Excellence Committee due to a pre-existing commitment. Karin was unable to attend the July 2023 Science, Sustainability &

Excellence Committee due to an unforeseen flight rescheduling on the day of the meeting. Karin provided her comments and input on the matters under consideration to the Chair of the Committee prior to the

- Richard Howes was appointed on 1 September 2022 and so was not eligible to attend the Remuneration & People Committee held in August 2022 meetings being held.
- Bil. Seeger was unable to attend the 17 January 2023 Finance Committee due to the short natice of the meeting. Immediately subsequent to the meeting the subject matter was discussed with Mr. Seeger who endorsed the proposed course of action
- 6 Includes six scheduled and one ad hoc Board meeting.

# EVALUATION

Each year an evaluation of the Board and its Committees is conducted to monitor their effectiveness and to help identify any improvement opportunities. It is externally facilitated every three years. This year the evaluation was carried out internally.

The annual evaluation of the performance of the Non-executive Directors and the Chief Executive Officer is led by the Chairman. The Senior Independent Director and the Chief Executive Officer lead the evaluations for the Chairman and the Chief Financial Officer respectively.

The evaluation of the Non-executive Directors includes individual meetings with the Chairman. Feedback is given to the Chief Executive Officer by the Chairman after each Board meeting and on an ad hoc basis throughout the year. All Directors are invited to complete an effectiveness questionnaire, which for FY2023 included a comprehensive review of various aspects including strategy, risk and committee effectiveness amongst other topics.

Independent Audit Ltd, who has supported the evaluation process since FY2019, but has no other connection to the Company, assisted with the interpretation of the results of the questionnaires issued to the Board.

The findings of the evaluation are used to inform future Board agenda planning and develop specific actions for improvement. The actions to be taken following the FY2023 evaluation have been grouped in four themes: strategic decision-making; succession planning; Board communication; and stakeholder engagement. A summary is set out below. Overall, the Board agreed that significant progress had been made since the internal evaluation last year. The Board seeks to continuously improve the effectiveness of the Board and its Committees and the actions identified in the FY2023 effectiveness review support this. It is the present intention that the FY2024 evaluation will be externally facilitated. The last externally facilitated Board evaluation was in FY2021.

# **BOARD EVALUATION FINDINGS AND ACTIONS**

### STRATEGIC DECISION MAKING

### FY2022 EVALUATION FINDINGS

- Seek to increase time spent on strategic deep-dives to underscore the Board's focus on organic growth when formulating agendas
- Seek to increase the visibility of macro conditions and external markets and the impact of opportunities arising from technology

### **ACTION TAKEN IN FY2023**

- Enhanced reporting from the divisions and senior leaders with a specific focus on macro conditions, external markets, technology and innovation. This included presentations from customers and the Group's external advisers
- When formulating its agendas, the Board has dedicated additional time for strategic deep dives on organic and non-organic growth particularly in the areas of climate change and the opportunities connected to customers' decarbonisation commitments

# FY2023 EVALUATION FINDINGS AND ACTIONS FOR FY2024

- Increase time spent in Board discussions for in-depth debate of scenarios, key assumptions and alternatives as well as risks on major projects
- Continue to focus on developing a long-term growth strategy with specific attention given to discuss the approach to be taken to inorganic growth, particularly establishing risk appetite

#### Board succession planning for non-executive FY2022 EVALUATION FINDINGS SUCCESSION PLANNING meet individually and in small groups with a opportunities for the Non-executive Directors to succession planning, including providing Focus on Executive Committee development and Director and Committee Chair positions conside ation including Chair, Senior Independent positions was identified to be a key focus for cross-section of employees A continued focus on Executive Committee development Select Executive Committee and senior leadership talent **ACTION TAKEN IN FY2023** and succession planning. Non-executive Directors met individually and in small groups with a cross-section of conclusion of the AGM changes were agreed and will take effect at the during the year. As part of an orderly succession plan, in mentors respectively were allocated Board and Executive Committee level from the Company's internal talent pool employees, increasing Board oversight of talent within the Director, a number of Committee Chair succession anticipation of the retirement of the Senior Independent The successful search for a new Chair was a key focus business. A number of senior appointments were made ; — Ensure a successful handover of the Senior Independent Director FY2023 EVALUATION FINDINGS AND ACTIONS FOR FY2024 Continued focus on the executive and non-executive talent pool and Align succession plans to the skills required to deliver on the and Committee Chair roles Ensure a successful handover and induction for the new Chair of organisation's strategic objectives

### BOARD COMMUNICATION

- meetings works well Remote or hybrid meetings should continue and the organisation of Board and Committee
  - Remote and hybrid meetings continue to be used when
- Board papers continued to be well structured and provice a strong basis for effective discussions and decision-

- Continuous review of the Board and Committee agendas, materials of duties and operation to support effective decision-making and discharge

### STAKEHOLDER ENGAGEMENT

- Continue the focus on ESG, people, talent, culture
- Focus on the establishment of the role of the Science, Sustainability & Excellence Committee
- a deeper understanding of the culture within executive Directors to meet with employees to get Continue to pursue opportunities for Non-
  - The Science, Sustainability & Excellence Committee to the Group's stakeholders including approving our continued to have oversight for many activities important Zero targets and ESG-related incentive targets Science Based Targets initiative (SBTi) submission, Net
- Deep-dives on supplier challenges were provided to the New opportunities for the Board to meet with employees visits to gain a better understanding of culture were implemented including informal lunches and site
- A Board workforce engagement strategy was endorsed and implemented. Activity is reported to the Remuneration & People Committee at each meeting
- The Board met with two customers from the security and energy sectors

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- increased time on the Board agenda with specific deep-dives Enhance focus on how Company culture is embedded through scheduled for FY2024
- suppliers and site visits Dedicate additional time to communicating with, and meeting external stakeholders with increased focus on customers,
- Ensure the remuneration strategy and new Remuneration Policy engaged workforce continue to support delivery of our strategy and contribute to an
- Continue to refine the scope of the Science, Sustainability & **Excellence Committee**

# NOMINATION & GOVERNANCE COMMITTEE REPORT

## CHAIRMAN'S STATEMENT

I am pleased to present the Committee's report for FY2023. The Committee has delegated responsibility from the Board to review the structure, size and composition of the Board and its Committees, in addition to assessing its effectiveness, performance, and independence. The Committee is dedicated to maintaining a diverse and inclusive range of appointments, with a wide variety of skills, expertise and experience. This ensures that the Board as a whole, and its Committees, can effectively navigate the complexities of our industry and contribute to the long-term success of our company.

This is my final report as Chairman of the Committee, having joined the Board in August 2013. In last year's report I highlighted that a key focus in 2023 would be Board succession. As such, following a comprehensive selection process, without my involvement and led by Bill Seeger as Senior Independent Director, Steve Williams will be appointed as Chair of the Board from November 2023. This is subject to his election at the 2023 AGM. His role as Chair Designate commenced at the start of September 2023. Board succession will continue to be a focus during FY2024 as Bill Seeger retires from the Board in May 2024.

We were also pleased to welcome Richard Howes to the Board as a Non-executive Director in September 2022. In the FY2022 Annual Report we disclosed the details of the rigorous search process that was undertaken when recommending his appointment.

During the year we oversaw the development of senior management succession plans and the talent pipeline. We endorsed the appointments of Ted Wan and James Down to the Executive Committee. Ted leads cur China business and the opportunities that presents. James is the General Counsel of the Group. Pleasingly, both were internal promotions.

More information about our activities can be found on the following pages.

I would like to thank both past and present members of the Committee for their hard work and contributions throughout my tenure.

### SIR GEORGE W. BUCKLEY

Chairman of the Nomination & Governance Committee

# COMMITTEE MEMBERSHIP AND MEETINGS

The members of the Committee, their biographies and attendance at meetings during the year can be found or pages 80, 81 and 84.

The Chief Executive Officer is normally invited to attend Committee meetings. Other members of senior management are invited to attend as necessary.

### GOVERNANCE

The Committee is responsible for keeping the Board's governance framework under review. During the year enhancements to the framework were approved. The Committee also reviewed the Board skills and experience matrix and its own Terms of Reference.

Looking ahead, the Nomination & Governance Committee remains committed to assessing the effectiveness of the Board and taking necessary steps to ensure that the Company maintains an appropriate balance of skills, experience, knowledge and diversity. The Committee will also continue to monitor emerging governance trends, regulatory changes, and industry developments, allowing it to adapt and respond effectively in a way that is appropriate for Smiths strategic objectives and governance framework.

### COMMITTEE PERFORMANCE EVALUATION

In FY2023, the performance of the Committee was considered as part of the internal Board evaluation process. Overall, it was confirmed that the Committee continues to operate effectively.

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GOVERNANCE

# SELECTION AND APPOINTMENT OF A NEW CHAIR

several unscheduled meetings to focus on the signatory to the Enhanced Code of Conduct for As part of the Committee's succession planning, appointment to ensure a comprehensive selection Reynolds was selected after a comprehensive the search for senior management. Russell Company, other than in assisting and facilitating in Buckley. The search process was facilitated by Steve Williams as successor to Sir George oversaw the search process and appointment of Bill Seeger, as the Senior Independent Director, Executive Search Firms. The Committee held review of search firms. Russell Reynolds is a search consultant which has no connection to the Russell Reynolds, an independent executive

#### DENTIFY

working group against the agreed brief. This with the Board's Diversity Policy. created a longlist which was reviewed by the then identified an extensive and diverse list of shared with Russell Reynolds. Russell Reynolds profile included key attributes required for the established to support Bill Seeger. The agreed profile and then a small working group comprising potential candidates who were appraised by the relationships, and driving growth. The details of management of complex stakeholder Karin Hoeing, Mark Seligman and Paul Keel was Committee to produce a shortlist which complied the role profile and requirements of the role were role such as previous experience, cultural fit, Initially, the Committee developed a candidate

by the Committee. As well as meeting the by the working group, who together determined the preferred list of candidates for consideration The shortlisted candidates were interviewed candidates, the working group discussed timings

231

of the appointment and handover of the role. met to discuss feedback, Non-executive Directors, after which the Board The preferred candidates then met with all

unanimous in its selection and recommended to the attributes in the agreed brief. the Board that Steve Williams be appointed as from key stakeholders. The Committee was Senior Independent Director obtained references Chair, given his breadth of experience and fit to Prior to the final selection and appointment, the

### CONSIDERATIONS

Steve Williams' external roles were considered time to fulfil his responsibilities to the Compary. Board considered that he would have sufficient other commitments from a time perspective. he role at Smiths. The Board also considered his prior to his appointment and the Board agreed that there was no conflict which might impact his

Sir George Buckley steps down. Board at the conclusion of the 2023 AGM when Director and Chair Designate took effect on shareholders, he will be appointed as Chair of the Steve Williams' appointment as a Non-executive September 2023. Subject to his election by

specifically for Steve Williams, taking into account stakeholders, as well as visits to the Group's his previous experience, knowledge, and skills is A comprehensive induction programme developed business, corporate advisers, investors and other Director, meeting with senior leaders in the responsibilities of being a UK listed Company underway. This involves briefings on the role and

#### INDUCTION

experience and background. and understanding of the Group, its markets and its the individual Director with the necessary knowledge Board. Each induction programme is tailored to provide discussions and decision-making, all of our Directors participate in an induction programme on Joining the material stakeholders based on their personal To ensure that they are able to effectively contribute to

business. Information on Steve Williams' induction can Europe and meeting with key senior leaders across the knowledge and understanding of the Group and his be found in the adjacent box. role. It included visiting Group operations in the US and tailored induction programme to develop the necessary On joining the Board, Richard Howes was given a

# INFORMATION AND TRAINING

environment including the impact of high inflation, provided with formal reports and updates from the order for the Directors to remain aware of business from external speakers on the macroeconomic regular basis. This year the Board was given an update divisions, functional leaders and external advisers on a priorities and external developments, the Board is the Directors at the annual performance evaluation. In update their skills and experience on a regular basis. training and our Directors are given the opportunity to financial crises, geopolitical events and energy Any individual development needs are discussed with The Board recognises the importance of ongoing

In order to operate effectively our Directors must Directors to discharge their responsibilities. effective information flows and that the Board is Chairman and Chief Executive Officer in ensuring receive accurate, timely and high-quality information provided with all relevant information to enable the The Company Secretary and his team assist the

#### DIVERSITY

the Group. of skills, experience and knowledge. This is important for the effective operation of the Board and oversight of national birthplace, social and ethnic backgrounds, cognitive and personal strengths, along with a combination nature of its makeup. Members of the Board and senior management will collectively possess diversity of gender, The Board supports the principles of gender and ethnic diversity and pays close attention to the international

functioning of the Board at all times, especially as membership of the Board is refreshed benefits of diversity in the broadest sense, including gender and ethnicity and also the need to ensure the effective Committee makes recommendations based on the merit of individual candidates, having due regard for the of the Board and its Committees' composition, whilst also considering the Group's strategic objectives. The The Committee is responsible for recommending appointments to the Board following its regular assessment

women and candidates from historically under-represented ethnic groups are represented on the shortlist for all Code of Conduct for Executive Search Firms. The use of Executive search firms helps to ensure non-UK nationals. In order to help achieve these aspirations, the Committee only partners with firms accredited under the Enhanced

in the format required by Listing Rule 9.8.6R(10), is outlined below as at 31 July 2023. The Board and executive satisfied that its gender and ethnicity targets will not be impacted on a long-term basis. Numerical diversity data, As Sir George Buckley will step down from the Board at the conclusion of the AGM in November 2023, the Board is Conduct Authority's Listing Rule 9.8.6Rl9llal. Steve Williams was appointed to the Board on 1 September 2023 As at 31 July 2023, the Board met all of its own diversity targets, as well as the targets set out in the Financial management were asked to disclose which characteristic they identified with

## **SEX/GENDER REPRESENTATION**

SEX/GENUEX XEXXESENTATION						
	Number of Board members	Percentage of the Board	Number of senior positions on the Board (CEO, CFO, SID and Chair)	Number in executive management <sup>i</sup>	Percentage of executive management <sup>1</sup>	
Men	6	40%	ω	10	77%	
Women	4	40%	_	ω	23%	
Not specified/prefer not to say	0	0%	0	. 0	0%	
ETHNICITY REPRESENTATION			:	:		
	Number of Board members	Percentage of the Board	positions on the Board (CEO, CFO, SID and Chair)	executive management <sup>1</sup>	rellellage of executive mar agement	
White British or other White						
(including minority white groups)	00	80%	4	12	92%	
Mixed/Multiple Ethnic Groups	O	0%	0	C	0%	
Asian/Asian British	2	20%	0	_	8%	
Black/African/Caribbean/Black British	0	0%	0	0	0%	
Other ethnic group including Arab	0	%0	0	0	0%	
Not specified/prefer not to say	0	0%	0	.0	0%	

Defined as the Executive Committee and the Company Secretary in accordance with Listing Rute 9.8.6R[10]

### **SMITHS TARGETS** DIVERSITY PERFORMANCE AGAINST

#### Policy target **BIRTHPLACE OR BACKGROUND**

background outside of the UK At least 50% of the Board with a birthplace or

Policy target: 50%

### GENDER - BOARD

● Outside the UK 60% ● UK 40%

#### **Policy target**

At least 40% of the Board to be female

 Female 40% Male 60% Policy target: 40%

## **GENDER - KEY BOARD POSITIONS**

Policy target Financial Officer position will be held by a female Director, Chief Executive Officer or Chief At least one of the Chairman, Senior Independent

● Female 1 ● Male 3 ? Policy target: 1

#### **ETHNICITY**

#### Policy target

At least one Director from a historically underrepresented ethnic group

: Policy target: 1

Non-historically under-represented ethnic group 8

Historically under-represented ethnic group 2

page 46. Diversity information for the Group, including the UK Corporate Governance disclosure required by the Code, can be found on

our website Policy can be found on The Board Diversity

at Smiths report. Equity and Inclusion at Smiths in our Sustainability Read more about Diversity,

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# INDEPENDENCE AND OBJECTIVITY

The Board keeps the independence of the Non-executive Directors under continuous review. In July 2023, the Committee reviewed the guidance contained in the Code and assessed the performance and independence of each of the Non-executive Directors.

Bill Seeger was appointed as a Director in May 2014 and as such he has served on the Board for more than nine years. A particularly rigorous review of Bill's performance and independence was undertaken. The Board concluded that he contributed to constructive challenge and debate at meetings and that he continues to demonstrate the qualities of objectivity and independence.

Having served on the Board for more than six years Mark Seligman's continued objectivity and independence was also subject to rigorous review.

The Committee concluded that each of the Nonexecutive Directors that were assessed contributed effectively to the operation of the Board and that they should all be considered as independent and objective.

## **CONFLICTS OF INTEREST**

All Directors must avoid situations where they have a direct or indirect interest that conflicts, or may possibly conflict, with the best interests of Smiths. The Board has the authority to authorise conflicts and potential conflicts in accordance with our Articles of Association and the Companies Act 2006 [Act], and Board approval must be granted before a Director accepts a new external appointment, whether it amounts to a conflict or not. The Company Secretary maintains a Register of Conflicts which is reviewed by the Directors at least twice a year, and the Board retains the power to vary or terminate any authorisation previously provided.

## DIRECTOR ELECTION AND RE-ELECTION

Each year Smiths Directors are subject to election or re-election by shareholders at the AGM. The Chairman, on behalf of the Board, has confirmed that each Non-executive Director standing for re-election at this year's AGM continues to be an effective member of the Board and has demonstrated the commitment required. The rules regarding the appointment and replacement of Directors are determined by our Articles of Association and the Act. The Articles of Association can be found on our website and can only be amended by a special resolution of shareholders.

Sir George Buckley reached the nine-year anniversary since his appointment on 1 August 2022. Notwithstanding his tenure, following the appointment of Paul Keel, the Committee agreed and the Board supported that Sir George Buckley should be invited at the 2022 AGM to seek re-election and to remain as Chairman to oversee a period of significant strategic change for the Group. Following the appointment of Steve Williams on 1 September 2023 and after a short handover period, Sir George Buckley will retire from the Company at the conclusion of the 2023 AGM and as such will not be standing for re-election.

On behalf of the Board, the Senior Independent Director has confirmed that he supports Steve Williams' election to the Board at the 2023 AGM.

The Board determined that notwithstanding that Bill Seeger reached his nine-year anniversary since appointment on 12 May 2023, he should nonetheless be invited to seek re-election by shareholders at the 2023 AGM. As the serving Senior Independent Director, his re-election will facilitate continuity and support the Chair transition process for a period of approximately six months. Bill Seeger will retire from the Board in May 2024.

AUDIT, RISK AND INTERNAL CONTROL Edution Program

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# AUDIT & RISK COMMITTEE REPORT

## CHAIRMAN'S STATEMENT

I am pleased to present the Committee's report for FY2023 which is my last one as Chairman of the Committee. The Committee continues to fulfil an important oversight role, monitoring the integrity of the Group's financial reporting and the effectiveness of its system of internal control and risk management framework. Details of our work can be found on pages 92 to 97.

A key focus for the Committee this year has been the development and maturity of the Group's control environments. At each meeting we were provided with updates from the Finance Excellence function, particularly in relation to our internal controls enhancement programme. We were pleased to hear positive feedback from EY, who are supporting us on the programme. The work we have undertaken this year puts us in a strong position for readiness for the FRC proposed changes to the UK Corporate Governance Code.

Ihis year we challenged the business to embed the level of controls we have in our financial information, into our non-financial information, specifically in respect of GHG emissions and energy data. Additional assurance layers were therefore established for the Group's GHG and energy efficiency metrics. The Smiths finance teams have implemented control procedures to provide a second line of defence in the review and validation of our site and divisional Scope 1 & 2 energy use data, with KPMG engaged to provide a third line of defence in the limited assurance of our Scope 1, 2, & 3

GHG emissions inventories. The completion of International Standard on Assurance Engagement [ISAE] Limited Assurance on our FY2022 and FY2023 emissions inventories and energy efficiency metric has been an important achievement.

In accordance with the International Standards for the Professional Practice of Internal Auditing, this year the Committee undertook an External Quality Assessment (EQA) of the Internal Audit function by an independent third party, PwC. We were pleased with the results of the EQA. Our Internal Audit function's performance against the Standards is strong, which is a testament to their focus on quality and continuous improvement.

Looking ahead to FY2024, the Committee will remain focused on the Group's internal controls programme and we will continue to oversee the development of plans to meet the Government's audit and gove nance reform proposals. As I hand over the Chairmanship to Richard Howes, I would like to thank my colleagues on the Committee for their contribution during the year. I look forward to continuing our work in FY2024.

### MARK SELIGMAN

Chairman of the Audit & Risk Committee

### AND MEETINGS **COMMITTEE MEMBERSHIP**

and relevant financial experience required to chair Mark Seligman and Richard Howes have the recent on pages 80, 81 and 84. The Board considers that attendance at meetings during the year can be found experience. Committee member biographies and and relevant financial, accounting and sector Non-executive Directors and collectively have recent All members of the Committee are independent the Committee

with the Committee without executive management were each given the opportunity to discuss matters meeting, KPMG and the Director of Internal Audit to attend as appropriate. At the conclusion of each Counsel, Ethics and Compliance and Deputy Secretary of Internal Audit, Senior Vice President and General included the Group Financial Controller, the Director altended all meetings. Other regular attendees Financial Officer and an audit partner of KPMG the Board Chairman, Chief Executive Officer, Chief and in order to maintain effective communications. At the invitation of the Chairman of the Committee, being present Excellence and senior management were also invited Divisional Presidents, the Vice President Finance

outside formal Committee meetings Committee should they wish to raise any concerns together with KPMG, have direct access to the The heads of Internal Audit and Ethics and Compliance,

Board on the Committee's activities after each meeting. Board, to provide oversight of the Group's risk around our financial calendar and, on behalf of the activities and meetings to coincide with key events The Committee works to a structured programme of Chairman of the Committee reports formally to the management and internal control process. The

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### **EVALUATION** COMMITTEE PERFORMANCE

pages 85 and 86, the Board has again confirmed the the Board in compliance with its duties. effectiveness of this Committee in its role of supporting Through the annual Board evaluation process, see

## COMMITTEE ACTIVITIES

# FINANCIAL AND NARRATIVE REPORTING

and Going Concern Statement before recommending announcements, the Annual Report and the Viability them to the Board for approval The Committee reviewed the full and half yearly results

and internal controls can be found on page 96 of the results for the period and ensuring that record that the reported information gives a true and fair view arrangements included seeking divisional confirmation that the financial statements are prepared in arrangements in place to support the financial transactions. More information on risk management accordance with applicable standards. These The Group has internal control and risk management keeping allows an accurate and fair reflection of reporting process which provide reasonable assurance

discussion with KPMG, the Committee agreed that the accounting estimates and judgements which impact the significant estimates and areas of judgement and after year are set out overleaf. After receiving reports on the financial statements. The key areas of judgement in the An important responsibility of the Committee is to review and agree the most significant management reflected and presented in the Annual Report. Judgements made were appropriate and correct.y

### Fair, balanced and understandable The Committee applied the same due diligence

materials on risk management and internal controls, Report. The Committee also reviewed various This included being updated on the internal verification understandable, one of the key Code requirements. whether the Annual Report is fair, balanced and approach adopted in previous years in order to assess assessment of the disclosures made in the Annual process carried out to support the Committee's

Accuracy, integrity and consistency of the messages conveyed in the Annual Report;

long-term viability. In doing so it considered the:

going concern and the assessment of the Group's

- Appropriateness of the level of detail in the narrative
- Correlation between judgements, estimation of disclosures; and uncertainties and issues, and the associated
- Explanations of the differences between statutory and headline reported results

expressed by KPMG, the Committee recommended, information for shareholders to assess the Company's understandable and provides the necessary and in turn the Board confirmed, that the 2023 Annua position, performance, business model and strategy Report, taken as a whole, is fair, balanced and laking the above into account, together with the views

AUDIT, RISK AND INTERNAL CONTROL

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GOVERNANCE

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# SIGNIFICANT FINANCIAL REPORTING MATTERS

The key areas of judgement for FY2023 are as follows

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**ACTIONS TAKEN** 

# The Count holds a conferent amount of Con

IMPAIRMENT – INTANGIBLE ASSETS (INCLUDING GOODWILL)

The Group holds a significant amount of goodwill, especially in relation to the Smiths Detection cash generating unit [CGU].

to compensate for the supply chain variability. This has reduced each conversion but increased the carrying value of the COU. FY2023, strong demand drove historical levels of growth in revenue and increased profits. In FY2023 Smiths Detection continued to navigate Smiths Detection was the Group's only CGU where the impairment headroom was limited for FY2023 and where a plausible downside issues with the supply of key components. As orders and revenues have grown, it has been necessary for Smith Detection to build inventory scenario or a reasonable change in key assumptions could cause the carrying value of the CGU to be close to its recoverable value. During

model and movements in the key judgements. See note 11 of the financial statements. discount rate used for impairment testing purposes. It also reviewed and agreed additional disclosures in the sensitivity of the impairment The Committee challenged the level of intangible assets and the assumptions used to justify their carrying values, including the applicable

### REVENUE RECOGNITION

Smiths Detection and Smiths Interconnect have multi-year contractual arrangements for the sale of goods and services. Estimates are required at the balance sheet date when determining the stage of completion of contracts for revenue recognition.

contract activity and whether the separate performance obligatiors have been fulfilled. The Committee reviewed and concurred with The Committee reviewed management's revenue recognition judgements. The timing of revenue recognition involves judgements as to when management's conclusions on the timing of revenue recognition, significant Judgements for complex programmes and contract accounting control of an asset passes to the customer or, particularly with Smiths Detection and Smiths Interconnect, as to the stage of completion of See note 1 of the financial statements

#### AXATION

The Group has extensive international operations, and in the normal course of business the Directors make judgements and estimates in relation to potential tax exposures.

with the outcome of tax audits that are likely to conclude in the nex-12 to 24 months. The Committee noted that the final outcome may vary provision, and the Titeflex Corporation CSST provision. The Committee was updated on the ongoing tax audits and the uncertainty associated Management assesses the assets and liabilities recognised in income and deferred tax, as well as the treatment of losses in the UK significantly from the amounts currently provided for tax risks. See note 6 of the financial statements Particular focus was given to the recognition of UK deferred tax assets, deferred tax assets relating to the John Crane, Inc. asbestos

# VAT ERROR ON CHAIN EXPORT TRANSACTIONS

During FY2023 a historic VAT classification error was identified, which has resulted in certain European intercompany chain export transactions being treated as VAT exempt when they should have been initially classified as subject to VAT with subsequent refund at the time of export.

In correcting this error the Group has recognised £2m of irrecoverable VAT and £7m of interest or the late payment of VAT.

classification. The Group-wide investigation identified similar classification issues in other European entities, against which provisions have The Committee was updated on the status of the investigation into this VAT classification error and the wider Group review of VAT been made.

The Committee challenged management on the treatment and agreed that the classification errors had been appropriately treated as spanning FY2023 and FY2024. This would have materially impacted the Group's headline cash conversion metric during those years non-headline. The errors uncovered relate to up to six years of past VAT practice and involve the payment and recovery of European VAT

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### ACTIONS TAKEN

**AREAS OF FOCUS** 

# PROVISIONS FOR LIABILITIES AND CHARGES

The Group holds significant material provisions for John Crane, Inc. asbestos litigation and the Titeflex Corporation CSST product claims.

made in calculating the provisions, sensitivities to changes in assumptions and advice received from the Group's specialist external advisers Corporation CSST claims, In particular, the Committee considered the treatment of potential liabilities, the changes to the assumptions The Committee considered the appropriateness of the level of the provisions held against John Crane, Inc. asbestos litigation and the Titeflex

expected that costs will be incurred. In both these cases, it was determined that the assumptions fairly reflect the position. See note 23 of the that will impact the asbestos legal environment, a sufficiently reliable estimate cannot be made to cover the full period over which it is Crane, Inc. and other defendants every year, due to both known and as yet unknown developments in the US legal system and other events Inc. asbestos litigation, the Committee also agreed with the judgement. However, whilst large numbers of claims are made against John The Committee agreed the ten-year time period for John Crane, Inc. asbestos litigation remained appropriate. In the case of the John Crane,

### POST-RETIREMENT BENEFITS

The Group has material pension plan assets and liabilities and there is a high degree of estimation uncertainty.

Pension Scheme's [SIPS] Liability Driven Investments [LDIs]. The cilt yield spike resulted in a sudden increase in the collateral required to be The Committee considered the impact of the extreme spike in gilt vields following the 23 September 2022 'mini-budget' on Smiths Industries LDI collateral readily available Irustee acted in accordance with advice and took steps to disinves: a proportion of assets from the corporate bond/credit fund to bolster the posted to LDI funds. SIPS maintained sufficient collateral during the spike in gilt yields, and its hedging remained intact. However, the SIPS

and US schemes at 31 July 2023. These continue to show a net accounting surplus position which was reduced by £114m in FY2023 The Committee reviewed and agreed the methods, assumptions and benchmarks used by the actuaries to calculate the position of the UK

The Committee agreed with the treatment and corresponding disc, osures on these matters. See note 8 of the financial statements

# PRESENTATION OF HEADLINE PROFITS AND ORGANIC GROWTH

The Group presents headline profits and organic growth measures which require adjustment to IFRS required data. This is a material judgement and requires a consistent application of the Group's accounting policy on this topic.

headline and non-headline items. This included the consideration of which items related to the Group's ongoing trading activity or those which should be recorded as non-headline. The Committee considered the policy, presentation and judgements in relation to the Group's performance, in particular the separation of

part of a pre-approved programme. The Committee also reviewed the appropriate level of disclosure for the restructuring charge The Committee recognised that, as announced in the FY2022 Annual Report, the Group's restructuring project to better serve our customers, maximise growth opportunities and improve efficiency has been treated as non-headline due to the project being material and recognised in FY2023.

See note 3 of the financial statements In addition, the Committee also considered those judgements in connection with items to be reflected or adjusted in organic performance.

# INVENTORY MANAGEMENT AND PROVISIONING

The Group's inventory position has increased over the past reporting periods due in part to investment to mitigate post-COVID-19 supply chain inefficiencies.

The increasing level of working capital held by the business increases the risk that the controls and processes may no longer be appropriate to adequately address inherent risks.

challenged the divisions' inventory management and provisioning policies, procedures and practices The Committee considered the results and conclusions from inventory management and provisioning review with each division. The reviews

attermarket spare. the Group. However, it recognised that 80% of Detection's inventory was either a finished good directly related to a sales order or an The Committee noted that Detection contributed significantly to the Group's increased inventory and had the largest inventory balance in

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### **EXTERNAL AUDIT**

partner for FY2023. His tenure will be limited to five following the completion of the FY2022 audit. Mike responsible for the Company's audit since 2019 retired 2019 AGM, Michael Maloney, the KPMG audit partner appointed as the Company's external auditor at the process. Following a tender process KPMG was effectiveness and independence of the external audit The Committee places great importance on the quality, partner rotation policies. years in line with audit standards and due to KPMG Barradell was appointed as the lead engagement

as at the date of this report. large companies throughout the year under review and Services Order 2014 relating to the UK audit market for complied with the provisions of the Statutory Audit The Committee confirms that the Company has

### SCOPE OF THE EXTERNAL AUDIT PLAN AND FEE PROPOSAL

proposed audit plan and fee for the FY2023 audit. of the audit plan during the year. The Committee continued to monitor KPMG's execution The Committee reviewed and approved KPMG's

## INDEPENDENCE AND OBJECTIVITY

employees of the external auditor services and the appointment by the Group of former engagement of the external auditor for non-audit These policies are reviewed annually. They cover the safeguard the independence of the external auditor. which are designed to maintain the objectivity and and monitoring of the Group's policies on external audit The Committee is responsible for the implementation

standards and considering the performance of the audit objective within the context of applicable professional from KPMG that they remained independent and independence included examining written confirmation policies, the Committee's review of KPMG's In addition to monitoring compliance with Group engagement partner

### NON-AUDIT SERVICES

efficiently by, and be purchased more cost-effectively Officer within specific limits Chairman of the Committee and/or the Chief Financial its responsibility for authorising the purchase of the policy approved by the Committee, it has delegated existing knowledge of the Group and its systems. Under from, the incumbent auditor due to the audit firm's clients, the Committee recognises that certain audit firms not to provide non-audit services to audit Notwithstanding developing practice being adopted by non-audit services from the external auditor to the permissible non-audit services can be completed more

statements. Non-audit fees as a percentage of audit assurance of the Group's Scope 1-3 Greenhouse Gas services for the interim report and the limited fees totalled 6% (FY2022: 10%). Non-audit fees in Details of the fees paid to KPMG for the year ended 31 emissions metrics. FY2023 principally comprised audit-related assurance July 2023 can be found in note 2 of the financia.

Group's policy. performed by KPMG during the year, was properly business for non-audit fees to exceed 20% of the Committee confirms that the non-audit work average of the previous three years' total Group audit assessed and authorised in accordance with the The Group would not expect in the ordinary course of fees unless exceptional circumstances existec. The

material or significant components of the Group audit. In early 2023, KPMG identified that KPMG network bookkeeping. None of the impacted entities are terminated, were administrative in nature and did not assistance services and/or foreign language translation firms in Argentina, China, Egypt, Hong Kong and Qatar involve any management decision-making or services over the period 2020 to 2023 to Smiths entities the work performed by KPMG's group audit team, and In addition, there was no self-review threat in relation to in those regions. The services, which have since been had provided financial statement preparation

> Risk Committee reviewed the letter and following Ethical Standard. non-audit services during the year ended 31 July 2023 from this matter, KPMG has not performed any breach, KPMG's integrity, objectivity, impartiality of discussions, have concurred with KPMG's professional to the Audit & Risk Committee explaining the cause, consolidated financial statements. KPMG sent a letter no direct or indirect effect on Smiths Group plc or subsequently which are prohibited by the FRC impaired with respect to the impacted periods. Apart Judgement, and professional scepticism were not judgement, that based on the assessment of the analysis of implications and actions taken. The Audit &

# **EFFECTIVENESS OF THE EXTERNAL AUDIT**

of the external auditor during the year, including its professional scepticism. The Committee considered independence, objectivity, appropriate mindset and The Committee continually assessed the effectiveness

- The conclusion of the FY2022 audit process
- The audit review of FY2023 interim results;
- Early-stage delivery of the FY2023 audit;
- The review of audit plans;
- Content, insight and value of KPMG's reports;
- Robustness and perceptiveness of KPMG in handling of key accounting and audit judgements,
- Management's responses to any audit findings;
- Discussions with management lboth with and external auditor (both with and without without the external auditor present) and with the management present); and
- implications and learnings for the Smiths audit. Inspection Reports with regard to KPMG and the The findings of the various FRC's Audit Quality

had continued to devote sufficient time and resources audit planning and scope deliverables, and that KPMG Committee's and management's feedback from and controls. to understand and assess the business, its key risks addressed. It also considered other statutory reporting previous effectiveness reviews had been adequately The Committee ensured that it was satisfied that the

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After taking into account the factors above and its general interaction with KPMG throughout the period, the Committee was satisfied that the audit was effective. The Committee therefore agreed that it was appropriate to recommend to the Board that the reappointment of KPMG as the Company's auditor for a further year be proposed to shareholders at the 2023 AGM. A further review of the FY2023 audit will be conducted ahead of the FY2024 interim results.

# RISK MANAGEMENT AND INTERNAL CONTROL

can be found on pages 66 to 74 misstatement in the financial statements. More detail against material loss to the Group or material can provide only reasonable, not absolute, assurance and internal control systems in place. However, they necessary actions. We have a sound risk management review our principal risks throughout the year. They strategy The Executive Committee and risk owners that have the potential to affect the achievement of our Group. The risk management and internal control ensuring they are effectively deployed throughout the the risk management and internal control systems and management and internal control systems are in place resulting residual risks and identify any additional assess the effectiveness of existing controls and the processes identify, assess, manage and monitor risks The Executive Committee is responsible for designing The Board is responsible for ensuring that sound risk

# MANAGEMENT AND INTERNAL CONTROLS

In FY2023, the Committee, on behalf of the Board and with the assistance of the Internal Audit function, monitored, reviewed and assessed the effectiveness of the Group's risk management and internal control systems in the context of the Group's strategy, business model and risk appetite.

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system is effective. For example, the following items assess if the risk management and internal controls cyber awareness, and planned investment to improve communication and training programmes to increase and compliance risks. The deep-dives on cyber covered and ESG. It also received updates on cyber, and ethics litigation, our people strategy; and ESG insurance; technology; health and safety; acquisitions; meetings during FY2023; organic growth and financial Board, Finance Committee, and SSE Committee Smiths cyber security framework, employee procurement, market trajectory and disruption, quality risks as applicable to their business, for example, continuity, in particular supply chain, and other key risk management and internal control systems. This the divisions and principal risk owners throughout the performance; tax, treasury, liquidity, pensions and relating to our principal risks were discussed at the resilience. The Committee relies on other inputs to year the divisions also provided reviews on business basis to enable the Committee to cover all principal year. The divisional reports take place on a rotational The Committee receives risk deep-dive reports from the Committee's assessment of the effectiveness of risks over time. The deep-dives are intended to inform

Consideration of the divisional risk registers alongside the principal risk deep-dives and other thematic risk areas enables the Committee and full Board to understand the culture, risks and opportunities, and assurance processes throughout the business and the potential impact on the Group. No significant failings or weaknesses were identified.

The Committee was also provided with updares in relation to the Finance Excellence Programme particularly in relation to projects to improve and standardise finance activity across the Group and ongoing activity to improve the financial control framework. The current year activity puts Smiths in a strong position for readiness for the FRC proposed changes regarding internal controls over financial reporting.

### PRINCIPAL RISKS UPDATE

to appropriate levels while also supporting growth. supply chain challenges remain evident in our inventory security risk from probable to likely and the residual approved increasing the probability of Smiths cyber increasing proliferation of cyber attacks, the Committee principal risks facing the Group, including those that levels and the divisions are working to reduce inventory relatively stable. Economic and geopolitical risks remain impact from low to moderate. Other risks remain well as climate-related regulatory risks. Due to the covers the energy transition opportunity and risks as risk with climate risk on our risk register. Climate risk solvency and liquidity. We replaced our ESG principal would threaten its business model, future performance recession is subsiding. Actions we have taken to mitigate elevated, although the risk of regional or global The Committee carried out a robust assessment of the

A description of the principal risks facing the Group and how these were reviewed to assess the Group's viability can be found on pages 68, 75 and 76.

### INTERNAL AUDIT

Internal Audit is independent of the business and so has no responsibility for operational business management. This ensures the integrity and objectivity of its annual Audit Plan, which is approved by the Committee. The authority of the Internal Audit function is derived from the Committee. The Director of Internal Audit is accountable to the Board through the Committee Chairman, although administratively the Director of Internal Audit reports to the Chief Financial Officer.

In order to carry out the responsibilities, as set out in a charter approved by the Committee, the Internal Audit function has:

- full and unrestricted access to all records, property and personnel;
- independent access to the Committee Chairman and members of the Committee;
- the right to request meetings with the Committee and
- the authority and obligation to report significant findings or other concerns to the Committee.

During the period, the Committee received progress reports on the execution of the FY2023 Internal Audit Plan and discussed any high-priority control enhancement opportunities and action plans to address these. The Committee also approved the FY2024 Internal Audit Plan, including the proposed audit scope, approach, coverage and budget including the allocation of resources.

through the Internal Audit FY2024 Plan. changing risk environment. These will be addressed the increasing emphasis on internal controls and the related to redefining the function's future, considering improvement. The improvement apportunity identified the function's focus on quality and continuous minor improvements suggested. This is a testament to Audit's performance against standards is strong, with the EQA conducted by PwC recognise that Internal Committee undertook an EQA of the Internal Audit Professional Practice of Internal Auditing, the accordance with the International Standards for the Committee at each Committee meeting. This year, in a review of agreed KPIs which are reported to the work presented throughout the course of the year, and Audit's attendance at Committee meetings, review of Internal Audit function through the Director of Internal function by an independent third party. The results of The Committee oversees the performance of the

### **ETHICS AND COMPLIANCE**

During the year, the Committee reviewed the Ethics and Compliance annual work programme and provided oversight of investigations into allegations of noncompliance with the Code of Business Ethics. This include 3 matters raised through the Group's ethics reporting procedures including the Group's Speak Out hotline which allows for anonymous reporting. Smiths Speak Out hotline comprises a number of different channels (including call centres operated by an independent third party across the Group's global operations) for employees and other stakeholders to report concerns.

ratio of anonymous vs attributed ethics reports, and the subsequent investigation as necessary, were both arrangements for employees to report concerns, trust in the Group's reporting system. Accordingly, the anonymous vs attributed metric is used to monitor on the total number and nature of cases by region, the any improprieties and the arrangements for any including anonymously and without retaliation, about Committee considered that the Group's processes and suppliers. The Committee receives regular reports Group or a detrimental impact on our customers or required the Committee's direct intervention or During the year there were no matters raised that appropriate and effective. investigations which resulted in a material loss to the ratio of substantiated vs unsubstantiated cases. The

During the year, the Committee provided oversight of a number of areas targeted by the Ethics and Compliance work programme. More information on the Group's approach to behaving ethically and legally can be found on page 39 and in the Sustainability at Smiths report found on our website.

# ASSESSMENT OF INTERNAL CONTROL AND RISK MANAGEMENT ARRANGEMENTS

The Committee was satisfied that the Group's processes governing financial reporting and controls, its culture, ethical standards and its relationships with stakeholders continued to be effective.

The Committee was also satisfied with the appropriateness and adequacy of the Group's risk management arrangements, internal control framework and three lines of defence model.

# REMUNERATION & PEOP OMMITTEE REPORT

BILL SEEGER Remuneration & People Committee Chairman of the

alignment between remuneration and Our objectives are to create clear sustainable, long-term stakeholder interests. We take account of shareholder views and ensure that performance through targeting KPIs. supports the delivery of business strategy

## CHAIRMAN'S STATEMENT

the year to 31 July 2023. lam pleased to present the Remuneration Report for

The Directors' Remuneration Policy was approved advisory shareholder vote at the AGM on 16 November Remuneration Report for FY2023 will be put to an at the AGM on 17 November 2021. The Directors upcoming annual meeting. 2023. Hook forward to your continued support at the

## BROADER CONTEXT FOR FY2023

wider economic thallenges and maintain our We have continued to show resilience in the face of commitment to growth, execution and empowering our further improved our world class safety record. people. In terms of our people priorities, we have commitment which will be used towards STEM-related foundation. The Smiths Foundation has an initial £10m increase in internal hires and launched a charitable developed our internal talent pool with a significant non-protit organisations.

FY2023 has seen the successful introduction of the full potential of our company. They describe the leadership behaviours at Smiths. The Smiths Leadership Behaviours serve as a foundation to unlock behaviours needed for the organisation to be dynamic. value. They apply to everyone at Smiths and are inclusive and focused on delivering results that create relevant to every role. The Smiths Leadership Behaviours provide a basis for which our people can be assessed not only on what they do, but how they do it.

our commitmen: to our focused sustainability goals our LTIP two years ago and more recently reinforced We introduced a GHG emissions reduction metric into all divisions in the annual bonus. Setting the right with the introduction of an energy efficiency metric for

Sustainability and Excellence (SSE) Committee. Further metrics is undertaken in collaboration with the Science, on page 12 of the Sustainability at Smiths Report. sustainability metrics in our incentive plans is available detail on our commitment to having relevant and robust

# INCENTIVE OUTTURNS FOR THE YEAR

FY2023 annual bonus and the FY2021 LTIP awards in the context of the performance of the business and record organic revenue and EPS growth. We have wider stakeholder experience. FY2023 was a year of The Committee considered outcomes under the term financial targets. We are well positioned for posted nine consecutive quarters of growth and supported by a healthy order intake. growth within our medium-term targets next year, year-on-year improvement on all five of our medium-

an AIP bonus of 70.0% of maximum opportunity for As a result, it was considered appropriate to award FY2023, representing an achievement between target metrics. One-third of the bonus earned will be deferred and maximum against the financial and non-financial into shares for the Executive Directors.

aligned to the sustainable growth of the business over reflecting performance over a three-year period The FY2021 LTIP award vested at 75.6% of maximum. that period of time.

The Committee did not exercise any discretion in respect of the incentive outcomes

### IMPLEMENTATION FOR FY2024

increased by 5.0% effective from 1 October 2023. In The base salaries of the Executive Directors have been pressures. This resulted in a below-market salary who were more significantly affected by inflationary proportion of the salary increase budget on employees 2022, management elected to focus a greater

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increase of 2.5% for Paul Keel. Clare Scherrer did not receive a salary increase in October 2022. For 2023, the salary increase budget is aligned across all employees in the wider UK workforce and the increases of 5% for both Paul Keel and Clare Scherrer reflect this.

There are minimal changes to either the Annual Incentive Plan [AIP] or Long-Term Incentive Plan [LTIP] for the FY2024 awards. New Product Commercialisation [NPC] remains an important strategic driver of growth. For the FY2024 AIP, the weighting on the NPC metric has been incorporated into the broader Revenue metric. Payment of the Revenue outcome will be subject to meeting minimum NPC criteria. There are no changes to the LTIP metrics, weightings or ranges for the FY2024 awards which will be made in October 2023. The metrics in both the short-term and long-term incentive plans are aligned to the delivery of our strategy.

# **CONSIDERATION OF THE WIDER WORKFORCE**

Our colleagues are our greatest asset. The Remuneration & People Committee is responsible for the Group's overall remuneration strategy and monitors pay and employment conditions across our workforce. During the year, the Committee received an update from HR leaders in a number of business areas, to understand how pay policies are implemented across the Group and highlighting a range of new initiatives. This included an extensive review of the benefits offered to our colleagues, and the introduction of a global parental leave policy.

The Board as a whole continues to pursue opportunities for Non-executive Directors to meet with employees under an organised programme of in-person site visits to get a deeper understanding of the culture within Smiths. Non-executive Directors attend employee forums and events engaging directly with our People. Updates are provided to the Remuneration & People Committee and further details on these activities are provided on page 59.

## REMUNERATION POLICY REVIEW

As part of the three-yearly cycle, the Remuneration Policy will be formally reviewed during FY2024 to ensure that it remains clearly aligned to sus:ainable, long-term stakeholder interests and market best practice.

During this review we will consult with key shareholders to explain any proposed changes and take their views into account. The new Policy will be presented to shareholders for approval at the 2024 AGM.

# COMMITTEE MEMBERSHIP AND MEETINGS

The membership of the Committee and their meeting attendance during the year is set out on pages 80, 81 and 84 of this report. I had served on a remuneration committee for at least 12 months prior to my appointment as Chairman of the Committee.

Sir George Buckley is absent when his own remuneration as Chairman of the Board is under consideration.

The Chief Executive attends meetings of the Committee by invitation but he is not involved in the determination of his own remuneration, or present during consideration of any changes to it.

# COMMITTEE PERFORMANCE EVALUATION

The annual evaluation of the Committee was conducted as part of the internally facilitated evaluation process of the Board and its Committees. The findings relating to the Committee were discussed with me. More information can be found on page 85. Overall, the Committee is viewed as effective and performing well and is rigorous in discharging its responsibilities.

There were four scheduled Committee meetings held during the year and one special meeting.

# OTHER ACTIVITIES OF THE COMMITTEE IN FY2023

In addition to those highlighted elsewhere in this statement, the Committee has also undertaken the following activities in FY2023:

- Reviewed business plans and performance to assess their potential impact on existing and future incentive arrangements;
- Reviewed remuneration of the wider workforce and related policies to ensure internal alignment of reward;
- Approved FY2024 salary increases for the Executive Committee considering available budget, individual performance rating, position in salary range and the increases provided across the wider workforce;
- Reviewed the Committee's performance and Terms of Reference; and
- Approved the Remuneration Report for Inclusion in the Annual Report.

### **LOOKING FORWARD**

It has been my pleasure to serve Smiths and its stakeholders as a Non-executive Director since May 2014. This is my fifth and final year as Chairman of the Remuneration & People Committee and I am confident the Committee is in safe hands as I pass responsibility to Karin Hoeing. Karin is an experienced Non-executive Director and has been a member of the Remuneration & People Committee since April 2020. I wish Karin every success in this role.

#### BILL SEEGER

Chairman of the Remuneration & People Committee

**IMPLEMENTATION OF REMUNERATION POLICY IN FY2023** 

#### BASE SALARY

Paul Keel received: £893,229

£553,750 Clare Scherrer received:

### ANNUAL BONUS (AIP)

Total bonus payout (% of maximum):

70.0%

70.0% Clare Scherrer:

payout) Outlurn Maximum

| full | Achievement | payout | (% of max)

Threshold (25%

100%

£2,700m £3,013m €2.977π. C512m 110%

Energy efficiency (10%) commercialisation (10%) New product Headline operating cash conversion [20%] . 27 €? 162 4m 95 % 90% (93.6m 7. 20° 115% 100% C<sub>2</sub>

H1 [10%]

FY [10%]

Operating Profit (30%)

[64]m

Performance measure

Revenue [30%]

### PENSION AND BENEFITS

- Pension contributions of 12% of base salary for Paul Keel and Clare Scherrer, in line with the rate available to the wider UK workforce.
- and relocation benefits for the CEO. Benefits included healthcare, insurance, car benefit, tax return preparation

### **LONG-TERM INCENTIVE (LTIP)**

Total vesting (% of maximum):

75.6%

N A

Clare Scherrer:

150.0	[full	[full Achievement
Performance measure payout) Outturn	payout)	payout) [% of max]
Organic revenue growth [25%] 2.9% 4.4%	÷0%	70%
EPS growth after tax (25%) 5 3% 17.3%	14 0%	100%
Free cash-flow [25%] 40% 47.6%	55%	£3%
Average ROCE (25%) 13% 14.8%	16%	% O.

### SINGLE FIGURE (£000)

Long term incentives	٠ <u>٩</u>		
Annual bonus			
Pension and benefits	£1 201		Clara Schorrer
Salary	£4,285		Paul Keel:

			-	5	
g	ong term incentives	Annual bonus	Pension and benefits	Salary	
-	1.760	1,251	381	893	Paul Keel
	ı	640	97	554	Paul Keel Clare Scherrer

# STATEMENT OF IMPLEMENTATION OF REMUNERATION POLICY IN FY2024

BASESALARI	
Paul Keel:	Clare Scherrer:
 £941,719	£581,438
(5% increase)	[5% increase]
UK wider workforce increases of 5%.	creases of 5%.

ENSION	BENEFILS	
Paul Keel: 12%	Benefits package consisting of healthcare, insurance, car benefit, tax return preparation and reforation henefits	
of base salary	and relocation benefits	
Clare Scherrer: $12\%$ of base salary	Benefits package consisting of healthcare, insurances, car benefit and tax return preparation.	

	ANNUAL BONUS (M	ANNUAL BONUS (MAXIMUM OPPORTUNITY)
38	Paul Keel: $200\%$	Clare Scherrer: $165\%$
	of base salary	of base salary
	Revenue'	40%
	Operating profit	30%
	Headline operating cash conversion	ash conversion 20%
sting of	Energy efficiency	10%
ar	<ul> <li>33% of annual bon three years</li> </ul>	33% of annual bonus deferred into shares for three years
	<ul> <li>Specific targets ar sensitive and will !</li> </ul>	Specific targets are considered to be commercially sensitive and will be disclosed retrospectively
sting	1 Subject to a new prod	Subject to a new product commercialisation underpin
j,		

LONG-TERM INCENTIVE (LTIP)	E(LTIP)		
 Paul Keel: 189,900	Clare 91,	Clare Scherrer: 91,342	
 shares	shares		
Performance measure	Weighting	Threshold (25% vesting)	Maximum [full vesting]
 Revenue growth	30%	3.5%	6.5%
EPS growth after tax	20%	6%	11%
Average free cash-flow	20%	45%	55%
 Average ROCE	15%	14%	17%
Absolute reduction in GHG	15%	15%	20%
 <ul> <li>Two-year post-vesting holding period applies</li> <li>The same fixed number of shares as in 2022 will be granted to Paul Keel and Clare Scherrer in October 2023, per the Policy</li> </ul>	holding pe r of shares l and Clare	riod applie as in 2022 Scherrer	as 2 will
			_

# PERFORMANCE MEASURES AND LINK TO STRATEGY

Reduction in GHG emissions	Average ROCE	Free cash-flow	Revenue rogwth	EPS growth after tax	Long-Term Incentive Plan (LTIP)	Energy efficiency	New product commercialisation	Operating cash conversion	Revenue growth	Operating profit	Annual bonus (AIP)	
	<		<	<					<	<		
	<		<				<		<	<		
			4 4 4 4	•			<		<	<	٠	GROWTH
						<	<			<		H
	•	< <	•	<				<b>\</b>	•	<		EXECUTION
<						<		<	<	<		TION
<b>4</b>						<b>\ \ \</b>					,	PEOPLE

1 Acts as an underpin to the revenue performance measure in AIP,

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			ξ	<ol><li>Sustainability at</li></ol>	4. Disciplined M&A	adjacencies	pjin	commercialisation	development and	<ol><li>Improved product</li></ol>	market expansion	axii	O.
				ane	Plin	enc	ing	ner	-opr	ove	et e	SILL	ig e
				bili	edl	Sel	out	cial	nen	함	Ş	e ur	Xec
				ty a	∞.		힉.	sa	a	ρÓ	Su	nde	utio
					⊳		<ol><li>Building out priority</li></ol>	ō	ď	Ċ	on	maximise underlying	<ol> <li>Strong execution to</li> </ol>
							~					ō	-

#### imise underlying ng execution to 2. Financial 1. Operational EXECUTION

GROWTH

3. Functional 4. Sustainability at Smiths

Diversity, equity and Inspire and PECPLE Safety and wellbeing empower talent inclusion

5. Sustainability at Smiths 4. Communities

## SHAREHOLDING REQUIREMENTS

shareholding guideline, or actual awarded under the LTIP within five the annual fixed number of shares Executive Directors should build a holding if lower, for two years equivalent to their full in-employment minimum shareholding equivalent to post-employment. years and are required to hold shares

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# ALIGNMENT WITH THE UK CORPORATE GOVERNANCE CODE

The table below details how the Committee addresses the factors set out within Provision 40 of the Code

#### CLARITY

as there have been no changes to Remuneration Policy, the Committee Chairman has not been required to consult with shareholders on The Committee welcomes transparency and regular engagement with shareholders with regard to executive remuneration. During 2023 remuneration matters. The Committee intends to consult with shareholders as part of the upcoming Remuneration Policy review in 2024

#### SIMPLICITY

 Participants in incentive plans receive annual communications to confirm award levels and performance measures. Supporting guidance workforce and the 2021 Policy review further simplified the arrangements documents and instructional videos are available online. The Remuneration Policy for Executive Directors underpins that of the wider

#### RISK

- The Committee considers the effective management of risk throughout the delivery of incentive plans, applying reasonable discretion to override formulaic outcomes if necessary
- The Committee considers that the structure of incentive arrangements does not encourage unnecessary risk taking
- For Executive Directors, one-third of the annual bonus payment is deferred into shares with an additional three years until vesting
- Robust malus and claw back provisions are in place for incentive plans and are clearly communicated

### PREDICTABILITY

- Our Policy clearly outlines the maximum award levels and vesting outcomes applicable to annual bonus and LTIP. As stated above under 'Risk', the Committee has the ability to apply discretion to formulaic outcomes and clear malus and claw back provisions exist

### PROPORTIONALITY

- There is a link between strategic business objectives and performance outcome, as outlined on page 101
- Our Policy for our incentive plans outlines threshold, target and maximum opportunity levels, with actual outcomes dependent on performance achieved against predetermined measures
- Through the design of the Policy and the discretion of the Committee, poor performance is not rewarded

#### ALIGNMENT TO CULTURE

Smiths Group Values of passion, integrity, respect, ownership and customer focus underpin the design and operation of the incentive inclusive and focused on delivering results that create value Smiths Leadership Behaviours, of which Living Smiths Values' is one, describe the behaviours needed for the organisation to be dynamic, programmes. The business strategy is supported by these Values which are widely communicated across the Company. The addition of the

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163

# CONSIDERATION OF WIDER WORKFORCE

and business area. engagement rests with the Senior Independent Director while each Non-executive Director has responsibility for workforce engagement in a specific geographical region arrangements across the Group. Details of the engagement programme and in-person site visits are summarised on page 59. The overall responsibility for workforce members, including the Committee Chairman attended events across our regional markets to discuss culture, people priorities, employee remuneration and benefit engagement survey is presented to the Committee. As part of a comprehensive schedule of Non-executive Director engagement with the workforce, in 2023 all Board and receives reports on people priorities within each of the divisions. In addition, a summary of remuneration related issues raised by employees through the employee The Committee considers all stakeholder groups when setting executive pay, including our people. The Committee is briefed on pay arrangements across the businesses.

# **EXECUTIVE DIRECTORS** SINGLE FIGURE OF ANNUAL REMUNERATION (AUDITED)

Clare Scherrer	Paul Keel		
GT TI	873	FY2023 £000	
141	875	FY2022 £000	Salary
ပံ့	274	FYZ023 £000	
7	361	FY2022 £000	Benefits
g.	107	FY2023 £000	Payments in lieu of pension contribution
17	96	FY2022 £000	s in lieu of intribution
551	1,774	FY2023 £000	
165	1,337	FY2022 £000	Total fixed
640	1,251	FY2023 £000	
91	678	FY2022 £000	Annual bonus
ı	1,760		-
1	ı	FY2022 £000	ong-term ncentives
640	3,011	FY2023 FY2022 £000 £000	performan
91	678	FY2022 £000	Total cc related
1,291	4,285	FY2023 £000	
256	2,010	FY2022 £000	Total

respect of FY2022 reflect the remuneration paid from 29 April 2022. with an annual base salary of £553,750. The values in the single figure table above in Clare Scherrer was appointed to the Board as Chief Financial Officer on 29 April 2022

of £116,197, calculated on the same basis service contract. The benefit figure for FY2023 includes an estimated UK tax payment basis for housing, car and relocation payments. This is in accordance with the CEO include UK tax of £177,597 settled by the company in October 2022 on a grossed up benefits ICEO only). The benefit value for Paul Keel has been restated for FY2022 to Benefits for Executive Directors include life assurance, disability insurance, private healthcare insurance, car related benefits, tax return preparation and relocation

#### PENSION

salary during the year. This is aligned to the rate available to the wider UK workforce Scherrer received an allowance in lieu of pension contribution equivalent to 12% of pension plan or to receive a pension allowance in lieu thereof. Paul Keel and Clare Executives may choose either to participate in the Company's defined contribution

## FY2023 ANNUAL BONUS OUTCOME

Paul Keel and 165% of salary for Clare Scherrer. The maximum annual bonus opportunities for FY2023 were 200% of salary for

at budget exchange rates) against these for the FY2023 annual bonus summarises the financial targets and the Company's actual performance (restated 10% based on performance against energy efficiency objectives. The table below For FY2023, financial metrics made up 90% of the annual bonus, with the final

	70	erformance t	argets, actual	Performance targets, actual performance and outturn	and outturn	
Measure	Weighting	Threshold Weighting 25% payout	Target Maximum 50% payout 100% payout	Maximum 100% payout	Actual	Outturn
Revenue	30%	30% E2,700m	£2,835m £2,977m		£3,013m	30.0%
Operating profit	30%	£441m	£474m	£512m	£497m	23.9%
Headline operating cash conversion						
Ξ	10%	90%	100%	110%	63%	0.0%
FY	10%	95%	105%	115%	87%	0.0%
New product commercialisation	10%	£62.4m	£70.9m	£93.6m	£76.1m	6.1%
Total financial	90%					60.0%
Energy efficiency	10%	-1.5%	-3,0%	-4.5%	-7.9%	10%
Total	100%					70.0%

# **OVERALL FY2023 ANNUAL BONUS OUTTURN**

The following table sets out the overall FY2023 bonus outturn for Executive

Maximum	Maximum opportunity	Outturn (percentage of maximum)
Paul Keel	200%	70.0%
Clare Scherrer	165%	70.0%
The Committee considered the amounts carefully in the context of the Group's	ully in the cor	ntext of the Group's
performance, individual performance and the current macroeconomic environment,	current macr	roeconomic environment,
and determined that the amounts were a fair reflection of performance in the past	eflection of p	erformance in the past
financial year. One-third of the annual honus will be deferred into Smiths shares for	ill he deferre	d into Smiths sharps for

financial year. One-third of the annual bonus will be deferred into Smiths shares for

# **FY2021 LONG-TERM INCENTIVE PLAN OUTCOME**

performance conditions: Paul Keel received an award under the FY2021 LTIP, subject to the following

Measure	Weighting	Performance period	Threshold 25%	Maximum 100%	Actual (9	Outturn Actual (% of vesting)
Average organic revenue growth	25%	1 August 2020 to 31 July 2023	2%	6%	4.4%	17.5%
Average annual Group EPS growth after tax	25%	1 August 2020 to 31 July 2023	5%	14%	17 3%	25.0%
Average ROCE	25%	1 August 2020 to 31 July 2023	13%	16%	14,8%	17.4%
Free cash-flow	25%	1 August 2020 to 31 July 2023	40%	55%	47.6%	15.7%
Total vesting						75.6%

materially easier to achieve than when originally set. impact of the share buy-back scheme in order to ensure the targets were not The Group EPS growth after tax performance has been calculated to exclude the

FY2021 LTIP for Paul Keel was 19.29% [£284,729] quarter of the financial year of £16.51. The share price appreciation attributable to the calculated using an estimated share price, based on the share price over the last Scherrer under this award. The value included in the single figure table has been of the formulaic outcomes under the LTIP. No awards were due to vest to Clare No discretion was exercised by the Remuneration & People Committee in respect

An additional holding period of two years will apply to the shares vesting

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# SCHEME INTERESTS AWARDED IN RESPECT OF FY2023 (AUDITED)

Scheme interests awarded are outlined below.

Clare Scherrer	Clare Scherrer	Paul Keel	Paul Keel	
	LIIP	Deferred bonus		Scheme
Deferred Conditional bonus shares	LTIP Conditional shares	Paul Keel Deferred Conditional bonus shares	Conditional shares	Form of award
3 October 2022	2 November 91,342 1.554p 2022	3 October 2022	LTIP Conditional 2 November 189,900 1,554p shares 2022	Date of grant
2,009	91,342	14,941 1,513p	189,900	Number Date of of shares grant awarded
2.009 1,513p	1.554p	1,513p	1,554p	Award price
30	1,419	226	2,951	
N/A	25%	N/A	25%	Face %vesting at value threshold (£000) performance
N/A	31 July 2025	N/A	31 July 2025	Performance period end date

The performance measures for the FY2023 LTIP award are as follows:

Measure	Weighting	Threshold (25% vesting)	Maximum
EPS growth after tax	20%	6.0% p.a.	11.0% p.a.
Revenue growth	30%	3.5% p.a.	6.5% p.a.
Average free cash-flow (as a percentage of			
operating profit)	20%	45%	55%
Average ROCE	15%	14%	17%
Reduction in GHG cmissions (normalised)	15%	15%	20%
Total	100%		

# PAYMENTS TO PAST DIRECTORS (AUDITED)

estimated value cf £747,325. Andy Reynolds Smith's FY2021 LTIP will vest in 2023, pro-rated for service to 31 July 2021. 59,875 shares will vest at 75.6%. This is equivalent to 45.265 shares a with an

instalments to 29 April 2023. of his 12-month notice period. The payment in lieu of notice was made in monthly John Shipsey was paid an amount of £498,129 in lieu of notice for the unserved part

shares with an estimated value of £797,466. service to 31 July 2022. 63,892 shares will vest at 75.6%. This is equivalent to 48,302 and normal vesting dates. Mr Shipsey's FY2021 LTIP will vest in 2023, pro-rated for with the good leaver provisions of the LTIP, subject to a time pro-rating adjustment Mr Shipsey's share awards under the Company's LTIP are preserved in accordance

### **PAYMENTS FOR LOSS OF OFFICE**

There were no payments for loss of office in FY2023

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#### GOVERNANCE

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# DIRECTORS' SHARE OPTIONS AND LONG-TERM SHARE PLANS (AUDITED)

DIRECTORS SHARE OF LIGHS AND LONG-TERM SHARE FLANS (ACDITED)	AD AND LUNGTIE	AM SHAKE T	LANS (AUD										X F Y
	Options and awards held on 31 July 2023	Options and awards held on 31 July	Performance	Exercise	Grant		Expiry			Exercise	Market price at date	Market price at date of	LTIP The Smiths Group Long-Term Incentive Plan 2015.
Director and Plan		2022	test	price	date	Vesting date+	date++	Date vested	Number	price	of grant	vesting	SAYE The Smiths Group
LIIP	141,059	141,059	Þ	n/a	28/09/21	01/10/23							+ The vesting dates shown
	189,900	189,900	В	n/a	05/11/21	01/10/24							above in respect of award
	189,900	0	В	n/a	02/11/22	15/10/25							subject to the relevant
													performance test(s) being
Deferred bonus award	5,378	5,378	1	n/a	05/11/21	04/11/24							oassed.
	14,941	0	1	n/a	03/10/22	03/10/25							++ The expiry dates shown
													above apply in normal
SAYE	1,547	1,547	t	1163p	17/05/22	01/08/25	01/02/26						circumstances.
Clare Scherrer													*
LTIP	91,342	0	83	n/a	02/11/22	15/10/25							
													PERFORMANCE
Deferred bonus award	2,009	0	ı	n/a	03/10/22	03/10/25							TESTS
C AVI	175.1	>		1 3 3 7 5	14/05/22	01/00/24	01/05/27						. A LTIP awards in 2020 - 259 subject to EPS growth:
SATE	1,346	0	ı	1,33/p	16/03/23	01/06/26	01/02/2/						25% subject to ROCE; 25%

- 1 he high and low market prices of the ordinary shares during the period 1 August 2022 to 31 July 2023 were 1,807p and 1,478p respectively. The mid-market closing price on 29 July 2022 was 1,543p and on 31 July 2023 was 1,699p.
- The mid-market closing price of a Smiths Group share on the date of the LTIP awards made to Directors in the FY2023 financial year was 1,554p [2 November 2022]. - The SAYE options over 1,547 shares granted to and held by Paul Keel at 31 July 2023 were granted at an exercise price below the market price of a Smiths Group share on 17 May 2022 [1,454p]. Shares are granted
- The SAYE options over 1,346 shares granted to and held by Clare Scherrer at 31 July 2023 were granted at an exercise price below the market price of a Smiths Group share on 16 May 2023 (1,337p). Shares are in May but the savings period commences in August granted in May but the savings period commences in August.
- None of the options or awards listed above was subject to any payment on grant.
- At 3" July 2023, the trustee of the Employee Share Trust held 1,142,929 shares. The market value of the shares held by the trustee on 31 July 2023 was £29,61,2,84 and all dwidends were waived in the year in No options or awards have been granted to or exercised by Directors or have lapsed during the period 1 August to 15 September 2023. respect of the shares held by the trustee
- Special provisions permit early exercise of options and vesting of awards in the event of retirement, redundancy, and death

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#### JIP The Smiths Group Plan 2015. Long-Term Incentive

- performance test(s) being above in respect of awards subject to the relevant made under the LTIP are The vesting dates shown
- The expiry dates shown circumstances. above apply in normal

#### PERFORMANCE SISE

- 25% subject to organic LTIP awards in 2020 - 25% revenue growth. subject to free cash-flow; 25% subject to ROCE; 25% subject to EPS growth;
- Bit TIP awards in 2021 and growth, 15% subject to ROCE, 20% subject to free to revenue growth; 15% cash-flow; 30% subject subject to reduction in 2022 – 20% subject to EPS
- criteria for the Deferred There are no performance Bonus Shares awards or

greenhouse gas emissions

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# SHARE OWNERSHIP REQUIREMENT FOR EXECUTIVE DIRECTORS

the requirement. further holding period (net of assumed income tax) count towards the requirement deferred bonus awards and LTIP awards which have vested but are subject to a sales to meet tax liabilities) until those guidelines are achieved. Shares under Directors are required to retain at least 50% of any net vested share awards lafter annual fixed number of shares awarded under the LTIP within five years. Executive Executive Directors are required to build a minimum shareholding equivalent to the Awards that are still subject to performance conditions do not count towards

31 July 2024. Company with a value at least equal to £2,109,450 at 31 July 2021 until at least 31 July during FY2022. Mr Reynolds Smith was required to hold a number of shares in the the Group during FY2021, and John Shipsey who stepped down from the Group administrator. This policy applies to Andy Reynolds Smith, who stepped down from vested shares are held in a nominee account provided by Smiths share plan post-employment, in line with best practice guidance. To enforce this requirement, employment shareholding guideline, or actual holding if lower, for two years Executive Directors will be required to hold shares equivalent to their full in-2023, while Mr Shipsey is required to hold 54,959 shares in the Company until at least

## SHARE SCHEME DILUTION LIMITS

the headroom available under these limits was 7.93% and 3.67% respectively. Company's discretionary schemes to 5% in any ten-year period. As at 31 July 2023 any ten-year per od to 10% of the issued ordinary share capital and under the These restrict the issue of new shares under all the Company's share schemes in The Company complies with the guidelines laid down by the Investment Association

#### **FOOTNOTES**

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1 Shares owned outright Clare Scherrer has until Executive Directors have has until 25 May 2026 and shareholding, Paul Keel the required personal of appointment to meet shareholding requirement. 29 April 2027 to meet the five years from the date taken into account for the from bonus deferral are value of shares arising the net of income tax in holding periodl, and Including vested shares

require ment.

# **EXECUTIVE DIRECTORS' SHAREHOLDINGS (AUDITED)**

The table below shows the shareholding for each Executive Director against their respective shareholding requirement as at 31 July 2023.

Clare Scherrer	Paul Keel	Director
91,342 shares	189,900 shares	Shareholding requirement
25,000	25,000	Shares owned outright
91,342	520,859	Shares subject to performance
0	0	Vested shares in holding period
2,009	20,319	Shares arising from bonus deferral
1,346	1,547	Save As You Earn (SAYE) [9
30%	20%	Current shareholding [% of requirement]
N <sub>o</sub>	Z o	Shareholding requirement met

There have been no changes to the Directors' shareholdings between 1 August 2023 and 15 September 2023.

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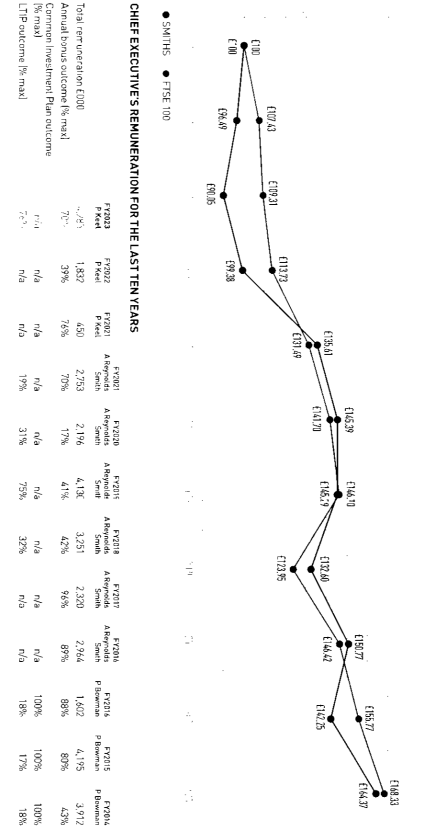
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#### TSR PERFORMANCE

£100 investments in the FTSE 100 Index and Smiths Group plc shares at 31 July 2023 were £168.33 and £164.37 respectively. the Company has been a member throughout the period, has been selected to reflect the TSR performance of other leading UK-listed companies. The values of hypothetical The following graph shows the Company's total shareholder return (TSR) performance over the past ten years compared to the FTSE 100 Index. The FTSE 100 Index, of which

### TOTAL SHAREHOLDER RETURN



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**CHIEF EXECUTIVE PAY RATIOS** 

These ratios set out the comparison between the Chief Executive's remuneration and that for employees in the UK workforce.

#### Total remuneration

Year	Method	25th percentile ratio	Median pay 7	Median pay 75th percentile ratio ratio
FY2023	Option B	128:1	92:1	62:1
FY2022	Option B	58:1	39.1	26:1
FY2021	Option B	105:1	75-1	47:1
FY2020	Option B	75:1	53-1	34:1
FY2019	Option B	133:1	97.1	65:1
Salary				
Year	Method	25th percentile ratio	Median pay 7	Median pay 75th percentile ratio
FY2023	Option B	27:1	19:1	13:1
FY2022	Option B	28·1	20:1	13:1
FY2021	Option B	35:1	25:1	17:1
FY2020	Option B	31:1	22:1	15:1
FY2019	Option B	36.1	26.1	18:1
			Salary (E)	Total Remuneration [£]
Chief Executive			893,229	4,285,650
25th percentile employee	nployee		33,260	33,452
Median employee			46,521	46,789
75th percentile employee	nployee		68,720	69,397

The pay data for employees in the UK workforce has been calculated using Option B, based on the data used for gender pay reporting, due to the availability of data at the time the Annual Report was published. The gender pay reporting basis comprises salary and benefits as at 15 April 2023 and incentive payments payable in respect of FY2023. The Committee considers that this provides an outcome that is representative of the employees at these pay levels. It is assumed that the value of employee benefits is 7.0% of base salary as an average across the workforce.

The workforce remuneration figures are those paid to UK employees whose pay is at the 25th, median and 75th percentile of pay for the Group's UK employees. Figures are shown on both the prescribed basis using total pay and also salary only which provides a useful ongoing comparison as it is a less volatile basis. The CEO pay ratio for salary has seen a slight decrease at the 25th percentile and median and remained static at the 75th percentile. There is a significant increase in all ratios with regard to

total remuneration. Strong business performance this year has resulted in a bonus between target and maximum for the CEO and FY2023 is the first time the LTIP has vested for the CEO since the date of his appointment.

### PERCENTAGE CHANGE IN DIRECTORS' REMUNERATION

Average of all employees	Non-executive Director remuneration	CFO	CED		
2.5%	2.5%	0.0%	2.1%	Salary/ fees	FY2
2.5%	12 0%	10.7%	-24.1%	Benefits	FY2022 to FY202:
180%	n/a	176%	185%	Bonus	23
2.5%	2.5%	n/a	0%	Salary/ fees	FY20
2.5%	100%	n/a	239%	Benefits	FY2021 to FY2022
-34%	n/a%	n/a	204%	Benus	22
0.0%	-4.0%	n/a	⊓/a	Salary/ fees	FY20
0.0%	-100%	n/a	n/a	Benefits	FY2020 to FY202
267%	n/a	n/a	n/a	Bonus	21

Ill employees's defined as all UK Group employees. This was 190 employees at Il grades in FY2023. It was 200 employees and 196 employees for FY2022 and Y2021 respect vely.

Remuneration for the CEO Paul Keel was pro-rated for service from 25 May 2021 – 31 July 2021 for FY2021. Remuneration for the CFO Clare Scherrer was pro-rated for service from 29 April 2022 – 31 July 2022 for FY2022.

### ELATIVE IMPORTANCE OF SPEND ON PAY

he table below shows shareholder distributions (i.e., dividends and share uybacks) and total employee pay expenditure for FY2023 and FY2022, and the ercentage change. The distributions are lower for FY2023 owing to a significantly over number of share buybacks than in FY2022.

	6m	m.)	Change
Shareholder distributions	350	661	-47%
Employee costs	939	823	14%

### **EXECUTIVE DIRECTORS' SERVICE CONTRACTS**

The Company's policy is that Executive Directors are normally employed on terms which include a one-year rolling period of notice from the Company and six months' notice from the individual. The contract includes provision for the payment of a predeterm ned sum in the event of termination of employment in certain circumstances (but excluding circumstances where the Company is entitled to dismiss without compensation). In addition to payment of basic salary, pension allowance and benefits in respect of the unexpired portion of the one-year notice period and for good leavers only, the predetermined sum would include annual bonus and share awards only in respect of the period they have served, payable following the end of the relevant performance period and subject to the normal performance conditions.

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from 25 May 2021. He became an Executive Director with effect from 25 May 2021. Paul Keel is employed under a service contract with the Company dated and effective

effect from 29 April 2022 Clare Scherrer is employed under a service contract with the Company dated 13 April 2022 and effective 29 April 2022. She became an Executive Director with

available for viewing at the Company's Registered Office. finds alternative emptoyment during the notice period. The service contracts are a reduction in any phased payments in lieu of notice, in the event that the Director unserved period of notice. The service contracts contain specific provisions enabling Director's base salary and benefits lincluding pension allowance in respect of any may elect to terminate the contract by making a payment in lieu of notice equal to the notice given by the Company or six months' notice given by the Director. The Company The service contracts for both Executive Directors may be terminated by 12 months

### **CHANGE OF CONTROL PROVISIONS**

period. Awards will also normally be pro-rated to reflect the time that has elapsed would have been met to a greater or lesser extent at the end of the full performance performance measures, the Committee may exercise its judgement in determining over the performance period to the date of change of control. For internal In the event of a change of control, LTIP awards will vest to the extent that each of the retains discretion to vary these provisions on a case by-case basis the outcome based on its assessment of whether or not the performance conditions performance conditions is met based on the Committee's assessment of performance belween the grant of the award and the date of change of control. The Committee

### NON-EXECUTIVE DIRECTORS

### Single figure of annual remuneration (audited)

Congression of anniages and an anniages		110101110	0.000			
	S	Salary/fees		Benefits'		Total
	FY2023 £000	FY2022 £000	FY2023 £000	FY2022 £000	FY2023 £000	FY2022 £000
Sır George Buckley:	465	461	4	47	509	508
Pam Cheng	, O,	77	1	ı	91	77
Dame Ann Dowling <sup>‡</sup>	66	87	~	ω	101	90
Tanya Fratto"	ìŕ	81	~	ı	29	81
Karin Hoeing	79	73	,	1	79	73
Richard Howes	<u>ي</u> ش	ı	ı	1	68	1
Bill Seeger	.51	146	÷	ı	155	146
Mark Seligmans	00	100	,	ı	99	100
Noel Tata	o5	89	د	1	98	89

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### NON-EXECUTIVE DIRECTOR FEES

and that of the wider UK workforce. The fee increases of 5.0% will be effective from and the Non-executive Directors should mirror that awarded to senior employees shown below. It was determined that the fee increase for the outgoing Chairman Non-executive Cirector fees paid during FY2023 and payable during FY2024 are | October 2023

€4,000	f4,000	Attendance attowance for each meeting outside the Non-executive Director's home continent
£20,000	F20,000	Additional fee for Committee Chairs
€20,000	620,000	Additional fee payable to the Senior Independent Director
£74,855	865,873	Non-executive Director base fee
£466,920	£467.000	Fee payable to Chair of the Board for all responsibilities!
FY2023	FY2024	

<sup>1.</sup> The fee stated above will be payable to Steve Williams when he takes over as Chair of the Board at the conclusion of the 2023 Annual General Meeting

# SHARE OWNERSHIP GUIDANCE FOR NON-EXECUTIVE DIRECTORS

value of one times the annual base fee, over a five-year period. The five-year period is the annual base fee for at least two years after the Director leaves the Board the Non-executive Directors are encouraged to retain a shareholding of one times from the later of I August 2021 or the date of appointment to the Board. In addition, Non-executive Directors are encouraged to acquire shares in the Company with a

### NON-EXECUTIVE DIRECTORS' SHAREHOLDINGS (AUDITED)

The table below shows the shareholding for each Non-executive Director

	31 July 2023
George Buckley	29,649
m Cheng	6,000
ne Ann Dowling	5,813
ya Fratto¹	1,500
in Hoeing	1,299
hard Howes	3,307
Seeger	10,000
rk Seligman	6,000
el Tala	6,000

<sup>1</sup> lanya Fratto retired as a Non-executive Director on 16 November 2022. The shareholding shown represents shares held as at 16 November 2022

agreement using a fixed proportion of his after-tax fees received from the Company further changes between 1 August 2023 and 15 September 2023. and Richard Howes acquired 104 shares on 1 August 2023. There have been no (20%), Sir George Buckley acquired 783 shares. Karin Hoeing acquired 193 shares Following a quarterly acquisition of ordinary shares, under a share purchase

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- applicable), which are reimbursed travel-related paid by the Company on Insurance contributions income lax and Nationa grossed-up for the UK and tax support where ling uding flight costs and other expenses Directors relate to
- 3 Dame Ann Dowling's fee Sir George Buckley's fee is in respect of all his respons bilities for Smiths
- 4 Tanya Fratto retired as a executive Director's fee Non-executive Director Sustainability & Excellence for chairing the Science. and her additional fee comprised her Non-

effective 'rom 16 November

- 5 Bill Seecer's fees and Finance Committees the Remuneration & People additional fees for chairing executive Director's fee, his comprised his Non-
- 6 Mark Seligman's fees executive Director's fee and his additional fee for comprised his Non-Director as Senio-Independent and his additional fee
- chairing the Audit & Risk

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# CHAIRMAN'S AND NON-EXECUTIVE DIRECTORS' LETTERS OF APPOINTMENT

The Chairman and the Non-executive Directors serve the Company under letters of appointment and do not have contracts of service or contracts for services. Except where appointed at a General Meeting, Directors stand for election by shareholders at the first AGM following appointment. The Board has resolved that all Directors who are willing to continue in office will stand for re-election by the shareholders each year at the AGM. Either party can terminate the appointment on one month's written notice and no compensation is payable in the event of an appointment being terminated early. The letters of appointment or other applicable agreements are available for viewing at the Company's Registered Office.

1 January 2017	Noel Tata
16 May 2016	Mark Seligman
12 May 2014	Bill Seeger
1 September 2022	Richard Howes
2 April 2020	Karın Hoeing
19 September 2018	Dame Ann Dowling
1 March 2020	Pam Cheng
1 August 2013	Sir George Buckley

### STATEMENT OF SHAREHOLDER VOTING

The table below sets out the Company voting outcome of the advisory resolution for approval of the Directors' Remuneration Report at the 2022 AGM and the approval of the Directors' Remuneration Policy at the 2021 AGM:

Directors Remuneration Policy 282.034.458 86.69% 43.312.009 13.31% 325.346,467 4.371.952	Directors' Remuneration Report 282,175,313 96.01% 11,719,764	Resolution Votes for
86.69%	96.01%	% of votes
43 312 DD9	11,719,764	Votes against
13 31%	3.99%	% of votes cast against
325 346 467	3.99% 293.895.077	Total votes cast
4 371 952	192,763	Votes withheld [abstentions]

### ADVISERS TO THE COMMITTEE

During the year, the Committee received material assistance and advice from the Chief Executive Officer, the Chief People Officer, the Global Reward Director, Deloitte LLP and Freshfields Bruckhaus Deringer LLP. The Committee's appointed independent remuneration adviser is Deloitte LLP. The Company Secretary is secretary to the Committee.

The Company paid a total fee of £89,450 to Deloitte LLP in relation to remuneration advice to the Committee during the year. Fees were determined on the basis of time and expenses.

During FY2023, Deloitte LLP provided the Committee with information on market, compliance support for this year's Directors' Remuneration Report and the provision of other advice relating to remuneration governance and market practice. Deloitte LLP is a founding member of the Remuneration Consultants Group and a signatory to its Code of Conduct. Deloitte LLP provided additional tax advisory services including global corporation tax compliance and employee mobility advice, as well as company secretarial, internal audit co-source, transaction and consultancy services. The Committee is satisfied that the advice provided by Deloitte LLP is objective and independent and that it does not have connections with the Group that may impair its independence.

Date of appointment

### SUMMARY OF REMUNERATION POLICY

Full details of the Remuneration Policy for Executive Directors, which was approved by shareholders at the AGM on 17 November 2021, are set out on the Company's website and in the 2021 Annual Report and Accounts on pages 112 to 119.

The Directors' Remuneration Report has been approved by the Board and signed on its behalf by:

#### BILL SEEGER

Chairman of the Remuneration & People Committee

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# SCIENCE, SUSTAINABILITY & EXCELLENCE COMMITTEE REPOR

### CHAIR'S STATEMENT

I am pleased to present our Committee Report for FY2023. Science, Sustainability and Excellence (SSE) are critical elements of support for the execution of our strategy. We had a full agenda this year on SSE topics and have made good progress.

We submitted our proposed Science-Based Targets (SBTs) and related plans for Scopes 1, 2 and 3 to the SBTi in May 2023, demonstrating our absolute commitment to achieving our Net Zero goals. Completion of ISAE Limited Assurance on our FY2022 and FY2023 emissions inventories and energy efficiency metric was also an important step forward. This work was performed by our auditors KPMG and was a valuable exercise to test our processes and controls for monitoring the accuracy of these critical underpinning data.

Our ESG double materiality assessment was finalised with support from PwC, with the assessment confirming that our ESG strategy and framework are fit for purpose and capture well the most material issues for our stakeholders.

Linking our environmental targets in the form of energy efficiency to remuneration for a larger group of Smiths colleagues has generated enthusiasm across the Company, focusing the business on the necessary cultural change and building critical foundations to achieve our Net Zero goals. As such, we were pleased to recommend further targets to the Remuneration & People Committee for FY2024. More information can be found on page 98.

The Committee received deep-dive presentations from our divisions on a rolling basis throughout the year. The deep-dives from Smiths Interconnect and Smiths Detection covered science in the form of innovation and new product development (NPD). From March, the deep-dives were expanded for John Crane and Flex-Tek to include presentations on their divisional roadmaps to deliver our SBT trajectory. We also received updates on SES projects. These deep-dives are important to the Committee as they enable us to review the culture, opportunities and risks in relation to SSE across the Group. They also bring to life the innovative and exciting work taking place in the divisions which, in turn ensures the long-term sustainability of Smiths business model.

Over the next year, I look forward to the Committee's continued oversight of our SSE agenda, including further deep-dives from the divisions and Group experts, together with regular progress updates on the development and commercialisation of our new products and on our journey to Net Zero. I am particularly excited by the opportunities presented when these combine, with the innovation and new products we have in the pipeline supporting us and our customers in meeting ESG commitments and the wider green agenda. We believe this is a continuing and significant commercial opportunity for Smiths.

I would like to thank colleagues across Smiths who are driving sustainability, innovation, more efficient processes and the commercialisation of new products. The Committee has observed a real step change in enthusiasm for SSE matters over recent years. I would also like to thank my colleagues on the Committee for their contributions during the year and I look forward to continuing our work in FY2024.

#### DAME ANN DOWLING

Chair of the Science, Sustainability & Excellence Committee

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### COMMITTEE MEMBERSHIP AND MEETINGS

There were four scheduled meetings during the year. The members of the Committee, their biographies, and attendance at meetings during the year can be found on pages 80, 31 and 84. The Chief Executive Officer, Chief Sustainability Officer and Group SES Director attended every meeting. Other senior leaders were invited to attend as necessary.

### EVALUATION

Through the annual Board evaluation process, described on pages 85 and 86, the Board confirmed the effectiveness of the Committee in its role supporting the Board in compliance with its remit.

### COMMITTEE ACTIVITIES

The main topics considered at Committee meetings were:

#### SCIENCE

intrastructure and processes. decarbonise and deliver efficient and sustainable product opportunities in the pipeline, particularly and products. We are excited by the differentiated commercia.isation of new and emerging technologies this area, regularly tracking the development and strategic aims. The Committee is highly engaged in are sufficiently aspirational and aligned with Smiths Committee to test future developments to ensure they brought to life NPD in each division and enabled the generations of products. These divisional deep-dives needs and aspirations are influencing their next sustainabil ty and a deep understanding of customer processes and pipelines and how science, technology All divisions updated the Committee on their NPD those designed to support our customers to

#### SUSTAINABILITY

The Committee continued to monitor progress against Smiths sustainability metrics including GHG emissions, renewable electricity, energy efficiency, water use and waste disposal. The Committee was updated on the work of the Energy Governance Committee (now known as the Net Zero Delivery Committee), a cross-divisional working group set up to coordinate a diverse mix of projects to meet our Net Zero targets. These projects include energy efficiency projects, onsite renewable projects, procurement of green electricity, moving to green fleets and alternative energy solutions.

During the divisional deep-dives, the Committee heard how the divisions have been driving environmer tal change in their businesses. As part of these updates, John Crane and Flex-Tek's roadmaps to achieve their SBT trajectories were reviewed by the Committee who provided challenge and guidance.

The Committee recommended to the Audit & Risk Committee the approval of the ISAE Limited Assurance of FY2022 and FY2023 energy efficiency and GH3 data. Internal controls and rigour relating to sustainability data have progressed during the year and the Limited Assurance review by KPMG was an important exercise which highlighted where control efforts should be focused in the future. The Limited Assurance review also supported the Committee's confirmation to the Remuneration & People Committee of the attainment of the FY2023 energy efficiency targets and its recommendation for the new FY2024 targets to be included in remuneration.

An ESG double materiality assessment was undertaken during the year, with oversight from the Committee. While this was an important exercise, it brought no surprises but, rather, confirmed that our current prioritisation of ESG-related topics is indeed on those of highest importance to our multiple stakeholders. The results highlighted five key ESG topics where Smiths must place the most focus. These are: 1) improving safety, health and well-being; 2) delivering Net Zero GHG; 3) commercialising high-value green technologies; 4) behaving ethically and legally, and

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5) supply chain management. As well as confirming the material ESG topics for Smiths, the assessment also supported our choice of key development areas for FY2024. The Committee is pleased with the outcome of the assessment and that so many colleagues engaged with the process through an internal survey. For more information on the ESG double materiality assessment, see page 32.

We were pleased to approve the FY2023 Sustainability at Smiths report which provides stakeholders with an enhanced understanding of the Group's approach to, and measurement of, ESG progress. The report can be found on our website.

#### EXCELLENCE

The Group SES Director attended each Committee meeting to report on SES. The Committee was updated on the embedding of phase two of SES which leverages our Group focus on continuous improvement towards greater results-orientated process improvements.

The Committee heard how the appointment of Master Black Belts and Black Belts, as well as projects that align with business priorities and deliver results, have helped drive support for SES through the business. High demand in the business for SES training has also shown the Committee that the value of SES is understood.

Deep-dives from each division demonstrated how SES is becoming truly embedded in the business and in Smiths culture.

Our divisions also highlighted how they have been working in partnership with our suppliers on SES projects in the areas of supply and customer satisfaction to ensure continuity of supply for key customers.

Finally, the Committee was updated on the Internal Audit review of SES. The team assessed various SES projects and metrics to ensure that the communicated benefits were accurate. This was a valuable assurance exercise.

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The Company has chosen, in accordance with section 414C(11) of the Act, to include certain matters in its Guidance and Transparency Rules. for the purposes of Rule 4.1.8R of the Disclosure Directors' Report together are the management report this Directors' Report. The Strategic Report and the Strategic Report that would otherwise be disclosed in Act 2006 (the Act) and can be found on pages 8 to 77. The Strategic Report is a requirement of the Companies

> Other information that is relevant to the Directors' Report, and which is also incorporated by reference, can be found as follows:

Overseas branches Change of control	Directors' powers	Share capital disclosures  Acquisition of own shares (share buyback programme)	Disclosure of information to the auditor	Indemnities	Amendment of Articles of Association	Director appointment	Directors during FY2023	Corporate Governance Statement	GHG, energy consumption and energy efficiency	Political donations and expenditure	Engagement with suppliers, customers and others in a business relationship with the Company	Engagement with UK employees	Employment of disabled persons	Research and development activities	Directors' dividend recommendation	Likely future developments in the Company	Disclosure
Subsidiary undertakings page 210 Remuneration Report page 109 Directors' Report page 113 Borrowings and net debt note 18	Governance Report page 79 Share capital note 24 Post balance sheet event note 30	Share capital note 24 Share capital note 24	Statement of Directors' responsibilities page 115	Governance Report page 84	Governance Report page 90	Governance Report page 90	Governance Report pages 80-81	Governance Report pages 78	Sustainability at Smiths pages 44-45	Directors' Report page 114	Stakeholders and Section 172 Statement pages 60-61	Our People and Culture page 13-15 Sustainability at Smiths page 46 Employee Share Schemes note 9	Non-Financial Information Statement pages 64-65	Strategic Report pages 24-28	Strategic Report pages 21-22	Strategic Report pages 8-31	Location

change of control of the Company, the agreements may be terminated or altered by the US Department of Defense. **CHANGE OF CONTROL**The Company and two of its divisions, Smiths Detection and Smiths Interconnect, have Special Security Agreements with the US Department of Defense in order to comply with the US government's national security requirements. In the event of a

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### LISTING RULES DISCLOSURE

Information required by the FCA's Listing Rules can be found as set out below. There are no further disclosures required in accordance with Listing Rule 9.8R.

9.8.6R(8)[a][b] Statement on inclusion of TCFD Sustainability at	9 8.6R(7) Unexpired term of Service Contract Remuneration F	9.8.6R(5)(6)(a) and (b)  UK Corporate Governance Code compliance Governance Rep	9 8.6R(4)[a] Purchase of own shares Share capital no	9.8.6R(3)(a)(b) Strategic Report	9.8.6R(2) Major shareholders interests Directors' Report	9.8.6R[1] Directors interests Remuneration R	9.8.4R(12)(13) Dividend note 25	9.8.4R(1) Capitalised interest There was no inf	Listing Rule Disclosure Location	
Sustainability at Smiths page 47	Remuneration Report pages 108-109	Governance Report page 78	Share capital note 24	Strategic Report pages 75-77	Directors' Report page 114	Remuneration Report pages 109	Dividend note 25	There was no interest capitalised during FY2023	Location	

#### POLITICAL DONATIONS

[FY2022: US\$8,000]. Relations employees and reported to all eligible to contribute to the PAC. Contributions to political organisations reported by the PAC during FY2023 totalled US\$6,000 is not controlled by the Company and all decisions regarding the amounts and recipients of contributions are directed by a steering committee comprising Government Smiths provides administrative support to a federal Political Action Committee (PAC) in the US funded by the voluntary political contributions of eligible employees. The PAC organisations, or to any independent election candidates, or incur any political expenditure during the year. In accordance with the US Federal Election Campaign Act, The Group did not give any money for political purposes in the UK, the EU or outside of the EU, nor did it make any political donations to political parties or other political

### MAJOR SHAREHOLDER' INTERESTS

following holdings of voting rights in its shares As at 31 July 2023, the Company had been notified under the FCA's Disclosure Guidance & Transparency Rules, or had received disclosures pursuant to the Act, of the

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No further notifications were received between 1 August and 15 September 2023.

By order of the Board

#### MATTHEW WHYTE

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Company Secretary

25 September 2023

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#### STATEMENT OF DIRECTORS' RESPONSIBILITIES FINANCIAL STATEMENTS IN RESPECT OF THE ANNUAL REPORT AND THE

applicable law and regulations. Directors' Remuneration Report and Corporate Report, including a Strategic Report, Directors' Report, Company financial statements in accordance with Governance Statement, and the Group and Parent The Directors are responsible for preparing the Annual

Generally Accepted Accounting Practice), including with UK accounting standards and applicable law (UK Parent Company financial statements in accordance Act and applicable law and have elected to prepare the standards in conformity with the requirements of the accordance with UK-adopted international accounting to prepare the Group financial statements in and Parent Company financial statements for each Company law requires the Directors to prepare Group FRS 101 'Reduced Disclosure Framework. financial year. Under that law the Directors have elected

Parent Company financial statements, the Directors Group and the Parent Company and of their profit or Under company law the Directors must not approve the loss for that period. In preparing each of the Group and give a true and fair view of the state of affairs of the financial statements unless they are satisfied that they

- them consistently; Select suitable accounting policies and then apply
- reasonable, relevant, reliable and prudent; Make judgements and estimates that are
- standards have been followed For the Group financial statements, state whether applicable UK-adopted international accounting
- whether applicable United Kingdom Accounting Standards have been followed subject to any For the Parent Company financial statements, state Parent Company financial statements; material departures disclosed and explained in the

- Assess the Group and Parent Company's ability to applicable, matters related to going concern; and continue as a going concern, disclosing, as
- Use the going concern basis of accounting unless Parent Company or to cease operations, or have no they either intend to liquidate the Group or the realistic alternative but to do so.

whether due to fraud or error and have a general explain the Parent Company's transactions and disclose accounting records that are sufficient to show and responsibility for taking such steps as are reasonably of the IAS Regulation. The Directors are also ensure that its financial statements comply with the Act with reasonable accuracy at any time the financial to prevent and detect fraud and other irregular ties. open to them to safeguard the assets of the Group and statements that are free from material misstatement is necessary to enable the preparation of financial responsible for such internal control as they determine and, as regards the Group financial statements, Article 4 position of the Parent Company and enable them to The Directors are responsible for keeping adecuate

and integrity of the corporate governance and 'inancial Jurisdictions. statements may differ from legislation in other preparation and dissemination of the financial Legislation in the United Kingdom governing the information included on the Company's website. The Directors are responsible for the maintenance

In accordance with Disclosure Guidance and form part of the annual financial report prepared using the ESEF format. these financial statements provides no assurance over Format (ESEF) Regulation, The auditor's report on Transparency Directive European Single Electronic the single electronic reporting format under the Transparency Rule 4.1.14R, the financial statements wil

#### STATEMENT **DIRECTORS' RESPONSIBILITY**

81) confirms that to the best of his or her knowledge: Each of the Directors (who are listed on pages 80 and

- The financial statements, which have been prepared consolidation taken as a whole; standards, give a true and fair view of the assets, in accordance with the applicable set of accounting Company and the undertakings included in the liabilities, financial position and profit or loss of the
- risks and uncertainties that they face; and a whole, together with a description of the principal undertakings included in the consolidation taken as business and the position of the Company and the review of the development and performance of the together the management report, includes a fair The Strategic Report and Directors' Report,
- As at the date of this Annual Report and financial which the Company's auditor is unaware. Each that information. to establish that the Company's auditor is aware of have taken as a Director in order to make himself or statements, there is no relevant audit information of Director has taken all the steps he or she should herself aware of any relevant audit information and

slatements, taken as a whole, is fair, balanced and performance, business model and strategy for shareholders to assess the Group's position and understandable and provides the information necessary We consider the Annual Report and financial

Signed on behalf of the Board of Directors

#### PAUL KEEL

Chief Executive Officer

25 September 2023

FINANCIAL STATEMENTS

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FINANCIAL STATEMENTS

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KPMG LLP'S INDEPENDENT

)R'S REPORT





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FINANCIAL STATEMENTS

Independent auditor's repor

<del></del>	Consolidated statement of changes in equity Consolidated cash-flow statement Basis of preparation
<del></del>	Consolidated balance sheet
	Income
	Consolidated statement of comprehensive
<u></u>	Consolidated income statement
	Consolidated primary statements

Significant accounting policies accounting policies Significant judgements made in applying Sources of estimation uncertainty Key estimates and significant judgements

New accounting standards effective 2023 not yet acopted New standards and interpretations

Parent Company Notes to the accounts

Segment information Operating costs

3 Non-statutory profit measures

Net finance costs

laxation Earnings per share

Retirement benefits Employees

10 Intangible assets Employee share schemes

11 Impairment testing

14 Financial assets – other investments 13 Right of use assets

12 Property, plant and equipment

Trade and other receivables

Borrowings and net debt frade and other payables

> 144 147 148 150 151 151 151 151 153 154 165 165 165 165 143 143 143 137 136 135 135 116 ဌဌ 34 30 29 Alternative performance measures and 27 Acquisitions Unaudited US dollar primary statements Subsidiary undertakings Smiths Group plc Company accounts 30 Post Balance Sheet Events 28 Cash-flow Notes to the Company accounts Company accounting policies Company statement of changes in equity Company balance sheet key performance indicators

19 Financial risk management
20 Derivative financial instruments
21 Fair value of financial instruments
22 Commitments
23 Provisions and contingent liabilities
24 Share capital
25 Dividends
26 Reserves

31 Audit exemption taken for subsidiaries

189

189

Unaudited five-year Group financial record

190

191

179 179 178

the Parent Company's affairs as at 31 July 2023, and of the Group's profit for the year then ended; the financial statements of Smiths Group Plc give a true and fair view of the state of the Group's and of

the Group financial statements have been properly prepared in accordance with UK-adopted

169 176

1. OUR OPINION IS UNMODIFIED

In our opinion

TO THE MEMBERS OF SMITHS GROUP PLC

international accounting standards;

281

the Parent Company financial statements have been properly prepared in accordance with UK

186

requirements of the Companies Act 2006 the Group and Parent Company financial statements have been prepared in accordance with the

accounting standards, including FRS 101 Reduced Disclosure Framework; and

WHAT OUR OPINION COVERS

the year ended 31 July 2023 [FY2023] included in the Annual Report, which comprise GROUP (SMITHS GROUP PLC AND ITS SUBSIDIARIES) PARENT COMPANY (SMITHS GROUP PLC)

We have audited the Group and Parent Company financial statements of Smiths Group Plc ("the Company") for

statement of comprehensive income, consolidated The consolidated income statement, consolidated

balance sheet, consolidated statement of changes in

equity, consolidated cash-flow statement

201 205

199 198 197

Notes 1 to 31 to the Group financial statements,

changes in equity

Company balance sheet, Company statement of

Notes 1 to 13 to the Parent Company financial

statements, including the accounting policies

BASIS FOR OPINION

including the accounting policies

We conducted our audit in accordance with International Standards on Auditing (UK) ["ISAs (UK]"] and applicable those discussed and included in our reporting to the Audit & Risk Committee ("ARC") and appropriate basis for our opinion. Our audit opinion and matters included in this report are consistent with law. Our responsibilities are described below. We believe that the audit evidence we have obtained is a sufficient

We have fulfilled our ethical responsibilities under, and we remain independent of the Group in accordance with

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### 2. OVERVIEW OF OUR AUDIT

#### VIEW OF RISKS **FACTORS DRIVING OUR**

Following our FY2022 audit, and considering developments affecting the Group since then, we have updated our risk assessment decisions

of the risk associated with this as a key audit matter remained consistent with the prior year. assessment annually. The impairment assessment relies on assumptions and estimates which are FY2022, there is significant auditor judgement involved in evaluating the assumptions and our assessment subject to a high degree of uncertainty. These assumptions are sensitive to charges. Consistent with The Group recognises a goodwill balance in the Detection CGU of £630m which is subject to impairment

our assessment of the risk associated with this as a key audit matter remained consistent with the prior Consistent with FY2022, there is significant auditor judgement involved in evaluating the assumptions and future claims and associated claim and defence costs respectively and complex estimation methodology in respect of JCI asbestos litigation including the quantified projection period, the forecast number of hc. There are significant judgements and estimates involved in the assumptions underlying the provision The Group recognises a provision of £204m arising from ongoing asbestos litigation claims in John Crane

in the assumptions used to determine the liabilities, in particular those relating to discount rates, inflation impact of a material misstatement on the Group financial statements in the current year. our assessment of the risk associated with this as a key audit matter indicates a decrease in the potential the year. Consequently, while there is significant auditor judgement involved in evaluating the assumptions increase in discount rates in the year, the carrying value of the pension liability has reduced by £400m in that we determined that the pension assumptions have a high degree of estimat on uncertainty. Due to the and mortality can have a significant impact on the valuation of the liabilities. The effect of these matters is The Parent company has material pension plan assets and liabilities, especially in the UK. Small changes

#### AUDIT COMMITTEE INTERACTION

an opportunity to meet with the ARC in private sessions without the Executive D rectors being present. For each key audit malter, we have set out communications with the ARC in section 5, including matters that During the year, the ARC met 4 times. KPMG are invited to attend all ARC meetings and are provided with required particular judgement for each.

consistent with our observations of those meetings The matters included in the Audit & Risk Committee Chairman's report on pages 93 and 94 are materially

Defined benefit pension plan liabilities for SIPS [b]	Estimation of litigation provisions for asbestos in John Crane, Inc (a)	Recoverability of goodwill in respect of the Smiths Detection CGU [a]	Key Audit Matters
<b>←</b>	1	1	vs FY2022 Item
4.3	4.2	4.1	Item

lal Key audit matter to the Group financial statements lbl Key audit matter to the Parent Company financial statements

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**OUR INDEPENDENCE** 

ethical requirements, including the FRC Ethical Standard as applied to listed public interest entities. Apart 31 July 2023 or subsequently which are prohibited by the FRC Ethical Standard from the matters noted below, we have not performed any non-audit services during the year ended We have fulfilled our ethical responsibilities and remain independent of the Group in accordance with UK

Smiths Group plais consolidated financial statements involve any management decision-making or bookkeeping. The work had no direct or indirect effect on the Group audit. The services, which have been terminated, were administrative in nature and did not FY2020 to FY2023. Some of those entities to whom services were provided are and have been in scope for financial statement services and, in some cases, foreign language translation services over the period During 2023, we identified that certain KPMG member firms had provided preparation of local GAAP

objectivity as auditor has not been compromised and we believe that an objective, reasonable and uninterrupted engagement is for the four financial years ended 31 July 2023. We were first appointed as auditor by the shareholders for the year ended 31 July 2020. The period of total objectivity for any of the impacted financial years. The Audit & Risk Committee concurred with this view informed third party would conclude that the provision of this service would not impair our integrity or In our professional judgment, we confirm that based on our assessment of the breach, our integrity and

financial statements signed by Mike Barradell, he will be required to rotate off after the FY2027 audit. The Group engagement partner is required to rotate every 5 years. As these are the first set of the Group's

with the shortest being 1 year and the longest being 4 years The average tenure of partners responsible for component audits as set out in section 7 below is 4 years

The scope of our work is influenced by our view of materiality and our assessed risk of material

(ITEM 6 BELOW)

MATERIALITY

£16m) and for the Parent Company financial statements as a whole at £17.8m [FY2022: £15.8m] We have determined overall materiality for the Group financial statements as a whole at £18m (FY2022

considering which metrics have the greatest bearing on shareholder decisions A key judgement in determining materiality was the most relevant metric to select as the benchmark, by

materiality on normalised PBTCO of £392m (FY2022: £314m), of which it represents 4.6% (FY2022: 5.1%) and operates in a stable environment across multiple geographies. The profitability and prospects for the Group as Smiths Group Pic is publicly traded and a profit seeking entity. The Group is well established benchmark for the Group. We determined that normalised profit before tax remains the benchmark for future net cash inflows is important to the users of the financial statements. We based our Group normalised to exclude the effect of specific items as explained in section 5 of this report remains the Consistent with FY2022, we determined that Group profit before tax from continu**i**ng operations

which it represents 0.4% [FY22: 0.4%]. of Parent Company total assets, limited to be less than materiality for Group materiality as a whole of Materiality for the Parent Company financial statements was determined with reference to a benchmark

Total audit fee	£8,1m
Audit related fees (including interim review)	£8.4m
Otherservices	£0.1m
Non-audit fee as a $\%$ of total audit and audit related fee $\%$	1.2%
Date first appointed	13 November 2019
Uninterrupted audit tenure	4 years
Next financial period which requires a tender	2030
Tenure of Group engagement partner	1 year
Average tenure of component signing partners	4 years

### MATERIALITY LEVELS USED IN OUR AUDIT



#### ● FY2023 £m ● FY2022 £m

Group	Group Materiality
GPM	Group Performance Materiality
HCM	Highest Component Materiality
PLC	Parent Company Materiality
CM	Lowest Component Materiality
AMPT	Audit Misstatement Posting Threshold

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component auditors around the world. type of procedures to be performed at these components and the extent of involvement required from our components are likely to include risks of material misstatement to the Group financial statements, the We have performed risk assessment and planning procedures to determine which of the Group's

to provide further coverage over the Group's results. a full scope audit for Group purposes but were included in the scope of our Group reporting work in order performed audit of specific account balances were not individually financially significant enough to require risk-focused audit procedures or audit of specific account balances. The components for which we We subjected 7 [FY2022: 23] to full scope audits for Group purposes and 10 [FY2022:9] to specified

upon the Group's internal control over financial reporting. The scope of the audit work performed was predominately substantive as we placed limited reliance

accounts for the reduction in the number of full scope components when compared to FY2022. opinion on the sub-consolidation prepared at the division level. This change to component scoping we considered the Flex-Tek division as a single component, with the component auditor providing an In the prior year, all components were identified based on the Group's legal entities. In the current year

The components within the scope of our work accounted for the percentages illustrated opposite

In addition, we have performed Group level analysis on the remaining components to determine whether further risks of material misstatement exist in those components.

appropriate basis for our audit opinion We consider the scope of our audit, as communicated to the Audit & Risk Committee, to be an

COVERAGE OF GROU	COVERAGE OF GROUP FINANCIAL STATEMENTS	
	Full scope audits	62%
Profit before tax	balances Specified risk-focused audit procedures Remaining components	12% 0% 26%
	Full scope audits Audits of one or more account	80%
Total assets	balances Specified risk-focused aud t procedures Remaining components	4% 3% 13%
	Full scope audits Audits of one or more account balances Specified risk-focused audit	56% 13%
Revenue	<ul> <li>Specified risk-focused audit procedures</li> <li>Remaining components</li> </ul>	1% 30%

#### **CHANGE ON OUR AUDIT** THE IMPACT OF CLIMATE

effect on the consolidated financial statements. We performed a risk assessment, taking into financial statements, as described on page 47 and concluded this did not have a material considered the impact of climate change and the Group's targets in the preparation of the and initiatives are future loss of revenue due to supply chain challenges. The Group financial statements that are most likely to be potentially affected by climate related changes emissions by 2040 and to achieve Net Zero for Scope 3 emissions by 2050. The areas of the part of planning our audit. As the Group has set out on page 47, climate change has the We have considered the potential impacts of climate change on the financial statements as opportunities. The Group has stated their commitment to achieve Net Zero for Scope 1 & 2 potential to give rise to a number of transition risks and opportunities and physical risks and

> professionals to challenge our risk assessment risk on the Group's financial statements and held discussions with our own climate change management regarding their processes for assessing the potential impact of climate change account climate change risks and the commitments made by the Group. We held inquiries of

Annual Report as set out on pages 47 to 57 and considered consistency with the financial Based on our risk assessment we determined that there was no significant impact of statements and our audit knowledge We have read the Group's disclosure of climate related information in the front half of the climate change on our key audit matters included in section 4 or other key areas of the audit

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# 3. GOING CONCERN, VIABILITY AND PRINCIPAL RISKS AND UNCERTAINTIES

year from the date of approval of the financial statements ("the going concern period"). Parent Company's financial position means that this is realistic. They have also concluded that there are no material ur certainties that could have cast significant doubt over their ability to continue as a going concern for at least a The Directors have prepared the financial statements on the going concern basis as they do not intend to liquidate the Group or the Parent Company or to cease their operations, and as they have concluded that the Group's and theological transfer of the Director's have prepared the financial statements on the going concern basis as they do not intend to liquidate the Group or the Parent Company or to cease their operations, and as they have concluded that the Group's and theological transfer of the Parent Company or to cease their operations.

risks to its business model and analysed how those risks might affect the Group's and Parent Company's most likely to adversely affect the Group's and Parent Company's available financial resources over this financial resources or ability to continue operations over the going concern period. The risks that we considered We used our knowledge of the Group, its industry, and the general economic environment to identify the inherent

- Adverse trading conditions and impact on the Group's operations or that of its suppliers and customers, resulting in a significant deterioration in the Group's liquidity position. such as delays and cancellations of orders and deliveries, driven by geo-political and economic factors.
- Product quality failure which would result in reputational damage amongst customers and therefore reduction in orders and customer loss as well as potential significant liability claims raised against

We considered whether these risks could plausibly affect the liquidity or covenant compliance in the going by the Group's financial forecasts. We also assessed the completeness of the going concern disclosure. individually and collectively against the level of available financial resources and covenant thresholds indicated concern period by comparing severe but plausible downside scenarios that could arise from these risks

without any material uncertainty for the Group and Parent Company to be acceptable. However, as we cannot with judgements that were reasonable at the time they were made, the above conclusions are not a guarantee predict all future events or conditions and as subsequent events may result in outcomes that are inconsistent that the Group or the Parent Company will continue in operation Accordingly, based on those procedures, we found the Directors' use of the going concern basis of accounting

#### **OUR CONCLUSIONS**

- We consider that the Directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate;
- We have not identified, and concur with the Directors' assessment that there is not a material uncertainty Parent Company's ability to continue as a going concern for the going concern period, related to events or conditions that, individually or collectively, may cast significant doubt on the Group's or
- doubt over the Group and Parent Company's use of that basis for the going concern period, and we found We have nothing material to add or draw attention to in relation to the Directors' statement on page 135 on the going concern disclosure on page 135 to be acceptable; and the use of the going concern basis of accounting with no material uncertainties that may cast significant
- The related statement under the Listing Rules set out on page 75 is materially consistent with the financial statements and our audit knowledge.

# DISCLOSURES OF EMERGING AND PRINCIPAL RISKS AND LONGER-TERM VIABILITY

statements and our audit knowledge. Directors disclosures in respect of emerging and principal risks and the viability statement, and the financial We are required to perform procedures to identify whether there is a material inconsistency between the

Based on those procedures, we have nothing material to add or draw attention to in relation to

- the Directors' confirmation within the going concern and viability statement on page 75 that they have carried out a robust assessment of the emerging and principal risks facing the Group, including those that would threaten its business model, future performance, solvency and liquidity;
- risk management disclosures describing these risks and how emerging risks are identified and explaining how they are being managed and mitigated; and
- the Directors' explanation in the going concern and viability statement of how they have assessed the including any related disclosures drawing attention to any necessary qualifications or assumptions appropriate, and their statement as to whether they have a reasonable expectation that the Group will be prospects of the Group, over what period they have done so and why they considered that period to be able to continue in operation and meet its liabilities as they fall due over the period of their assessment,

We are also required to review the viability statement set out on page 75 under the Listing Rules.

outcomes that are inconsistent with judgements that were reasonable at the time they were made, the absence of anything to report on these statements is not a guarantee as to the Group's and Parent Company's longerstatements audit. As we cannot predict all future events or conditions and as subsequent events may result in Dur work is limited to assessing these matters in the context of only the knowledge acquired during our financial

We have nothing material to add or draw attention to in relation to these disclosures

audit knowledge. We have concluded that these disclosures are materially consistent with the financial statements and our

### 4. KEY AUDIT MATTERS

not due to fraud) identified by us, including those which had the greatest effect on: the financial statements and include the most significant assessed risks of material misstatement (whether or Key audit matters are those matters that, in our professional judgement, were of most significance in the audit of

> the allocation of resources in the audit; and the overall audit strategy;

directing the efforts of the engagement team

our results are based on procedures undertaken, for the purpose of our audit of the financial statements as a whole. We do not provide a separate opinion on these matters We include below the key audit matters in decreasing order of audit significance together with our key audit procedures to address those matters and our results from those procedures. These matters were addressed, and

# 4.1 VALUATION OF GOODWILL FOR DETECTION DIVISION (GROUP)

IAL STATEMENT ELEMENTS			OUR ASSESSMENT OF RISK VS FY2022	OUR RESULTS
	FY2023 FY2023	FY202?	←→ We have not identified any significant changes to our assessment of	EY2023: Acceptable
Value of Goodwill	£630m £644m	£644m	the level of risk relating to Valuation of Goodwill for the Detection	FY2022: Acceptable
			division compared to FY2022	-

### **DESCRIPTION OF THE KEY AUDIT MATTER**

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#### greater than our materiality for the financial statements as a whole, and possibly many times that amount Detection CGU has a high degree of estimation uncertainty, with a potential range of reasonable outcomes of these matters is that, as part of our risk assessment, we determined that the value in use of the Smiths Ispecifically the key assumptions -discount rate, projected cost inflation and 5 year revenue growthl. The effect subjective due to the inherent uncertainty involved in forecasting and discounting estimated future cash flows unit [CGU]. The value in use calculation for the CGU, which represents the estimated recoverable amount, is The Group holds a significant amount of goodwill, especially in relation to the Smiths Detection cash generating Forecast-based assessment

### **OUR RESPONSE TO THE RISK**

We performed the tests below rather than seeking to rely on any of the group's controls because the nature procedures described. of the balance is such that we would expect to obtain audit evidence primarily through the detailed

### Our procedures to address the risk included:

Benchmarking assumptions and historical comparison: Assessing and challenging the key assumptions through retrospective review and comparison to external industry forecast

5-year revenue growth rates and EBIT margin. Our sector experience: Using our valuations specialists to challenge the appropriateness of discount rates by der ving our own independent range and using external market data to challenge the Group's assumption of

in use. In doing so, we considered relevance and reliability of expected enterprise valuations per analyst reports **Comparing valuations:** Using our valuation specialist, we developed an independent valuation of the CGU's value and comparable companies' earnings multiple

and EBIT margin projection Sensitivity analysis: We performed sensitivity analysis on key assumptions of discount rate, revenue growth rate

the value in use calculations to changes in key assumptions est mates around goodwill recoverability for the Smiths Detection CGU, including disclosures of the sensitivity in **Assessing transparency:** We assessed whether the Group's disclosures in respect of the judgement and

# COMMUNICATIONS WITH THE SMITHS GROUP PLC'S AUDIT & RISK COMMITTEE

- Our discussions with and reporting to the Audit & Risk Committee included: specialist team to test key assumptions in the impairment model. Our audit procedures retying fully on substantive audit procedures including engaging our valuation
- Our conclusion on the overall assessment of the assumptions underlying the impairment model.
- relates to sensitivity of the recoverable amount of the goodwill to changes in key assumptions. Our assessment of the adequacy of the disclosures in the financial statements particularly as it

### AREAS OF PARTICULAR AUDITOR JUDGEMENT

We identified the following as the areas of particular auditor judgement

- Estimate of the cumulative average revenue growth rate including estimate of EBIT margin projections over the forecast period being within a range we consider to be reasonable.
- Whether the discount rate used in the impairment model falls within an acceptable range

acceptable). We found the sensitivity disclosures made to be acceptable [FY2022 result\_acceptable] We found the Group's conclusion that there is no impairment of goodwill to be acceptable [FY2022 result

Further information in the Annual Report and Accounts: See the Audit & Risk Committee Report on page 93 for details on how the Audit & Risk Committee considered Valuation of Goodwill for Detection Division as an area of significant attention, page 140 for the accounting policy on Valuation of Goodwill for Detection Division, and page 163 note 11 for the financial disclosures

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# 4.2 ESTIMATION OF LITIGATION PROVISIONS FOR ASBESTOS IN JOHN CRANE, INC. (GROUP)

#### Crane, Inc. ('JCI') asbestos Estimation of litigations provision for John FINANCIAL STATEMENT ELEMENTS £204m FY2023 £229m FY2022 ←→ We have not identified any significant changes to our assessment of **OUR ASSESSMENT OF RISK VS FY2022** asbestos in John Crane, Inc. compared to FY2022 the level of risk relating to Estimation of litigation provisions for FY2023: Acceptable FY2022: Acceptable **OUR RESULTS**

### DESCRIPTION OF THE KEY AUDIT MATTER

Subjective estimate

There are significant judgements and estimates involved in the assumptions underlying the provision in respect of JCI asbestos litigation including the quantified projection period, the forecast number of future claims and associated claim and defence costs respectively and complex estimation methodology.

The effect of these matters is that, as part of our risk assessment, we determined that the asbestos litigation provision has a high degree of estimation uncertainty, with a potential range of reasonable outcomes greater than our materiality for the financial statements as a whole.

### OUR RESPONSE TO THE RISK

We performed the tests below rather than seeking to rely on any of the Group's controls because the nature of the balance is such that we would expect to obtain audit evidence primarily through the detailed procedures described.

Our procedures to address the risk included.

**Our actuar:al expertise:** Challenging the key judgement of the ten-year projection period using our own actuarial specialist and our sector knowledge and expertise.

Benchmarking assumptions: Using our own actuarial specialists, we derived our own independent range of the estimated provision. We challenged the Group's assumptions underlying the asbestos provision relying on industry trends across comparable peer companies, and effect of inflation and discount rate assumptions through comparison to external market data.

**Enquiry of lawyers:** Obtaining external independent legal confirmations of historical and ongoing claims data usad by the Group's management expert for estimating the future projected cost and claims.

**Assessment of management's expert:** Assessing the competency, knowledge and independence of the expert using our own specialist.

Assessing methodology: Using our own actuarial specialists, we evaluated the methodology applied by management to the estimation to assess whether the methodology utilised is in line with industry practice. Historical comparison: Assessing and challenging the projected indemnity and defence experditure through

**Assessing transparency:** Assessing whether the disclosures of the effect of reasonably possible changes in key judgements and assumptions reflects the risks inherent in the provision's estimation.

retrospective review of incurred cost.

# COMMUNICATIONS WITH THE SMITHS GROUP PLC'S AUDIT & RISK COMMITTEE

Our discussions with and reporting to the Audit & Risk Committee included.

- Our audit procedures relying fully on substantive audit procedures including engaging our valuation special st team to test the reasonableness of the provision recognised in the year
- Our conclusion on the overall assessment of the assumptions supporting the litigation provision
- Our assessment of the adequacy of the related disclosures in the financial statements

### AREAS OF PARTICULAR AUDITOR JUDGEMENT

We identified the following as the areas of particular auditor judgement:

- Appropriateness of ten-year projection period for the estimation of the litigation liability
- Range of possible outcome on litigation provision based on outcome of court judgements from ongoing litigation claims

#### OUR RESULTS

as an area of significant attention, page 135 for the accounting policy on estimation of litigation provision for asbestos in John Crane Inc., and page 179 note 23 for the financial disclosuresses.

Further information in the Annual Report and Accounts: See the Audit & Risk Committee Report on page 93 for details on how the Audit & Risk Committee considered estimation of litigation provision for asbestos in John Crane inc

We found the level of litigation provisioning and related disclosures in the financial statements in respect of John Crane Inc. asbestos litigation to be acceptable (FY2022: acceptable).

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#### procedures described nature of the balance is such that we would expect to obtain audit evidence primarily through the detailed We performed the tests below rather than seeking to rely on any of the Company's controls because the **OUR RESPONSE TO THE RISK** corresponding disclosures made in respect of uncertainties surrounding effective equalisation of benefits as a statements as a whole, and possibly many times that amount. We draw out amounts recognised and uncertainty, with a potential range of reasonable outcomes greater than our materiality for the financial The effect of these matters is that we determined that the pension assumptions have a high degree of estimation mortality can have a significant impact on the valuation of the liabilities. assumptions used to determine the liabilities, in particular those relating to discount rates, inflation and **DESCRIPTION OF THE KEY AUDIT MATTER** UK defined benefit SIPS pension scheme FINANCIAL STATEMENT ELEMENTS key audit matter for the Parent Company in our auditor's report. The Parent Company has material pension plan assets and liabilities, especially in the UK. Small changes in the Subjective valuation and significant transaction COMMUNICATIONS WITH THE SMITHS GROUP PLC'S AUDIT & RISK COMMITTEE AREAS OF PARTICULAR AUDITOR JUDGEMENT Our discussions with and reporting to the Audit & Risk Committee included 4.3 VALUATION OF UK DEFINED BENEFIT SIPS PENSION SCHEME LIABILITIES (PARENT COMPANY) We identified the following as the areas of particular auditor judgement Our assessment of the adequacy of the disclosures in the financial statements Our conclusion on the overall assessment of the assumptions and key judgements supporting the estimation of the defined benefit obligation. £1,251m FY2023 £1,603m FY2022 **OUR ASSESSMENT OF RISK VS FY2022** we noted a significant reduction וה the value of UK defined benefit SIPS ל potential impact of a material misstatement on the financial statement pension scheme liabilities and consequently a reduction in the - Assessment of the appropriateness of the amounts recognised and corresponding disclosures made in to key assumptions and uncertainties in respect of equalisation of henefits. accounted appropriately in the current year in accordance with the requirement of IAS 19 using our own actuarial to assess whether the amounts in relation to equalisation of retirement ages between men and women are Assessing actuary's credentials: Assessing the competence, independence and integrity of the scheme's the discount rates, inflation rates, mortality and pension increases with the support of our own actuarial Benchmarking assumptions: Challenging the key assumptions applied in the calculation of the liability, including We found the valuation of the pension scheme liabilities of SIPS scheme and the amounts and corresponding **Assessing transparency:** Assessing the adequacy of the disclosures in respect of the sensitivity of the obligation and Company's legal advisors. Assessing legal advisor's credentials: Assessing the competence, independence and integrity of the Trustee's Inspection of relevant documents: Inspecting legal advices, trustee communications and valuation documents [FY2022: acceptable]. disclosures made in respect of uncertainties surrounding effective equalisation of benefits to be acceptable specialists and our sector knowledge and expertise specialists by comparing the Company's estimate of these assumptions against market data Our procedures to address the risk included: respect of uncertainties surrounding effective equalisation of retirement ages between men and women FY2023: Acceptable FY2022: Acceptable **OUR RESULTS**

as an area of significant attention, page 140 for the accounting policy on valuation of UK defined benefit SIPS pension scheme liabilities, and page 154 note 8 for the financial disclosures. Further information in the Annual Report and Accounts: See the Audit & Risk Committee Report on page 93 for details or how the Audit & Risk Committee considered valuation of UK defined benefit SIPS pension scheme liabilities

Assessment of the assumptions supporting the defined benefit obligation

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# 5. OUR ABILITY TO DETECT IRREGULARITIES, AND OUR RESPONSE

# FRAUD – IDENTIFYING AND RESPONDING TO RISKS OF MATERIAL MISSTATEMENT DUE TO FRAUD

### FRAUD RISK ASSESSMENT

opportunity to commit fraud. Our risk assessment procedures included: To identify risks of material misstatement due to fraud ["fraud risks"] we assessed events or conditions that could indicate an incentive or pressure to commit fraud or provide an

- Enquiring of Directors, the Audit & Risk Committee, internal audit and irrspection of policy documentation as to the Group's high-level policies and procedures to prevent and detect fraud, including the internal audit function, and the Group's channel for "whistleblowing", as well as whether they have knowledge of any actual, suspected or alleged
- Reading Board, Audit & Risk, Disclosure, Transactions, Nomination & Governance, Remuneration & People, Finance Committee minutes
- Considering remoneration incentive schemes and performance targets for management and Directors including the organic revenue growth targets and EPS target for management remuneration
- Using analytical procedures to identify any unusual or unexpected relationships

#### RISK COMMUNICATIONS

**FRAUD RISKS** 

We communicated identified fraud risks throughout the audit team and remained alert to any indications of fraud throughout the audit. This included communication from the Group to full scope component audit teams to report to the Group audit team any instances of fraud that could give rise to a material misstatement at Group. scope and audit of specific account batances scope component audit teams of relevant fraud risks identified at the Group level and requesting the full scope and audit account balance

a risk of revenue being overstated during the year end closing period through the manipulation of the timing of recording of revenue from such pressure. We did not identify any additional components. Within these components a significant portion of multi-year contracts (programme revenue) revenue is normally recognised in the last month of the year. Therefore, there is address the risk of management override of controls and the risk of fraudulent revenue recognition, in particular in the Smiths Detection Inc. USA and Smiths Detection Germany GmbH As required by auditing standards and taking into account possible pressures to meet profit targets, and our overall knowledge of the control environment, we perform procedures to

#### **PROCEDURES TO ADDRESS FRAUDRISKS**

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### We performed procedures including

- Identifying journal entries to test for all components within full scope and audit of specific account balances scope based on risk criteria and comparing the identified entries to supporting documentation. These included unusual entries in revenue accounts, cash and cash equivalents or borrowings accounts and entries posted by senior finance
- Testing consolidation adjustment entries posted and comparing the identified entries to supporting documentation
- post year end revenue transactions Specified procedures to be completed by relevant component feams over period end revenue recognition procedures. These procedures included tests over pre-year end and

# LAWS AND REGULATIONS – IDENTIFYING AND RESPONDING TO RISKS OF MATERIAL MISSTATEMENT RELATING TO COMPLIANCE WITH LAWS AND REGULATIONS

#### RISK ASSESSMENT LAWS AND REGULATIONS

with the Directors and other management the policies and procedures regarding compliance with laws and regulations. through discussion with the Directors and other management las required by auditing standards!, and from inspection of the Group's regulatory and legal correspondence and discussed We identified areas of laws and regulations that could reasonably be expected to have a material effect on the financial statements from our general commercial and sector experience.

As the Group is regulated, our assessment of risks involved gaining an understanding of the control environment including the entity's procedures for complying with regulatory

### RISK COMMUNICATIONS

We communicated identified laws and regulations throughout our team and remained alert to any indications of non-compliance throughout the audit. This included communication from Group team any instances of non-compliance with laws and regulations that could give rise to a material misstatement at Group level. the Group audit team to full-scope component audit teams of relevant laws and regulations identified at the Group level, and a request for full scope component auditors to report to the

### **DIRECT LAWS CONTEXT AND** LINK TO AUDIT distributable profits legislation, taxation legislation and pensions legislation, and we assessed the extent of compliance with these laws and regulations as part of our procedures on the

The potential effect of these laws and regulations on the financial statements varies considerably Firstly, the Group is subject to laws and regulations that directly affect the financial statements including financial reporting legislation lincluding related companies legislation

related financial statement items.

#### MOST SIGNIFICANT INDIRECT LAW/REGULATION

statements, for instance through the imposition of lines or litigation. We identified the following areas as those most likely to have such an effect: health and safety, anti-bribery and corruption, considering dealings with government customers, employment law, and certain aspects of company legistation Secondly, the Group is subject to many other laws and regulations where the consequences of non-compliance could have a material effect on amounts or disclosures in the financial

regulatory and legal correspondence, if any. Therefore, if a breach of operational regulations is not disclosed to us or evident from relevant correspondence, an audit will not detect Auditing standards limit the required audit procedures to identify non-compliance with these laws and regulations to enquiry of the Directors and other management and inspection of

that breach.

OF THE AUDIT TO DETECT FRAUD OR BREACHES OF CONTEXT OF THE ABILITY

LAW OR REGULATION

and regulations procedures are designed to detect material misstatement. We are not responsible for preventing non-compliance or fraud and cannot be expected to detect non-compliance with all laws remained a higher risk of non-detection of fraud, as fraud may involve collusion, forgery, intentional amissions, misrepresentations, or the override of internal controls. Our audit transactions reflected in the financial statements, the less likely the inherently limited procedures required by auditing standards would identify it. In addition, as with any audit, there properly planned and performed our audit in accordance with auditing standards. For example, the further removed non-compliance with laws and regulations is from the events and Owing to the inherent limitations of an audit, there is an unavoidable risk that we may not have detected some material misstatements in the financial statements, even though we have detected some material misstatements in the financial statements, even though we have

FINANCIAL STATEMENTS

### 6. OUR DETERMINATION OF MATERIALITY

procedures, and in evaluating the effect of misstatements, both individually and in the aggregate, on the financial statements as a whole The scope of our audit was influenced by our application of materiality. We set quantitative thresholds and overlay qual tative considerations to help us determine the scope of our audit and the nature, timing and extent of our

#### STATEMENTS AS A WHOLE **GROUP FINANCIAL** MATERIALITY FOR THE (FY2022: £16M)

#### What we mean

A quantitative reference for the purpose of planning and performing our audit

### Basis for determining materiality and judgements applied

Materiality for the Group financial statements as a whole was set at £18m [FY2022: £16m] from continuing operations ('PBTCO'). This was determined with reference to a benchmark of Group normalised profit before tax

geographies. The profitability and prospects for future net cash inflows is important to the benchmark for the Group as Smiths Group Ptc is publicly traded and a profit seeking entity benchmark for the Group. We determined that normalised profit before tax remains the Consistent with FY2022, we determined that Group normalised PBTCO remains the main users of the linancial statements The Group is well established and operates in a stable environment across multiple

We normalised PBTCO (FY2072: normalised PBTCO) for these items because they do not represent the normal, continuing operations of the Group. In making the adjustments for the

#### PERFORMANCE (FY2022: €10.4M £11.7M MATERIALITY

#### What we mean

amount across the financial statements as a whole. individually immaterial misstatements in individual account balances add up to a material threshold, performance materiality, so as to reduce to an acceptable level the risk that Our procedures on individual account balances and disclosures were performed to a lower

# Basis for determining performance materiality and judgements applied

Smiths Group Plc Group financial statements as a whole to be appropriate. We have considered performance materiality at a level of 65% (FY2022: 65%) of materiality for

#### AUDIT MISSTATEMENT (FY2022: £0.79M) £0.89M POSTING THRESHOLD

#### What we mean

threshold which could alter the nature, timing and scope of our audit procedures, for example If we identify smaller misstatements which are indicators of fraud. from a quantitative point of view. We may become aware of misstatements below this This is the amount below which identified misstatements are considered to be clearly trivial

Group plc's Audit & Risk Committee This is also the amount above which all misstatements identified are communicated to Smiths

> £22 million, retirement benefit scheme settlement loss £171 million, past service equalisation exclude foreign exchange gain on intercompany loan with discontinued operations of costs of £36 million (note 3 of the financial statements). [FY2022: PBTCO was normalised to service equalisation costs (note 8 of the financial statements) and added back restructuring current year, we excluded the net credit of £4m due to the retirement benefit obligation past materiality on Group normalised PBTCO of £392m (FY2022: £314m). cost £43 million and impairment of assets £19 million). As such, we based our Group

setting overall Group materiality, we applied a percentage of 4.6% (FY2022: 5%) to the Our Group materiality of £18m was determined by applying a percentage to the normalised KPMG's approach for listed entities considers a guideline range 3% – 5% of the measure. In PBTCO. When using a benchmark of normalised PBTCO to determine overall materiality,

of which it represents 0.4% [FY2022 0.4%] (FY2022: £15.8m), determined with reference to a benchmark of Parent Company total assets Materiality for the Parent Company financial statements as a whole was set at £17.8m

equates to 64 6% [FY2022: 64.6%] of materiality for the Parent Company financial statements The Parent Company performance materiality was set at £11.5m [FY2022: £10.2m], which

not identify any factors indicating an elevated level of risk We applied this percentage in our determination of performance materiality because we did

### Basis for determining the audit misstatement posting threshold and judgements applied

Group financial statements. We also report to the Audit & Risk Committee any other identified We set our audit misstatement posting threshold at 5% (FY2022: 5%) of our materiality for the misstatements that warrant reporting on qualitative grounds.

The overall materiality for the Group financial statements of £18m IFY2022: £16m) compares as follows to the main financial statement caption amounts:

0.3%	0.4%	5%	4.6%	0.6%	0.6%	Group materiality as % of caption
£5,223m	£4,355m		£392m	£2,566m	£3,037m	Financial statement caption
FY2022	FY2023	FY2022	FY2023	-v2022	FY2023	
Total Group assets		Group profit before tax	Total Group revenue Group profit before tax	Total Group revenue		

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### 7. THE SCOPE OF OUR AUDIT

#### **GROUP SCOPE**

#### What we mean

How the Group audit team determined the procedures to be performed across the Group.

and Group profit before tax for continuing operations including whether we had sufficient and its environment and assessing the risk of material misstatement at the Group level. We coverage over each division and the specific risks in the components have considered components based on their contribution to Group revenue; Group assets 200 reporting components. We scoped the audit by obtaining an understanding of the Group Crane, Smiths Detection, Flex-Tek and Smiths Interconnect which is a consolidation of over footprints being in the US, Europe and Asia. The Group is organised into four divisions: John The Group operates in more than 50 countries across six continents with the largest

consolidation prepared at the division level. This change to component scoping accounts for Group's legal entities. In the current year, we considered the Flex-Tek division as a single of specific account balances. In the prior year, all components were identified based on the audits for Group purposes and 9 (2022:9) to specified risk-focused audit procedures or audi Of the Group's 208 (2022: 253) reporting components, we subjected 7 (2022: 23) to full scope the reduction in the number of full scope components when compared to FY2022 reporting component, with the component auditor providing an opinion on the sub-

over the Group's results. The audit of account balance has been completed for revenue were included in the scope of our Group reporting work in order to provide further coverage individually financially significant enough to require a full scope audit for Group purposes but trade receivables and cash and cash equivalents accounts The components for which we performed audit of specific account balances were not

defined benefit pension assets and liabilities audit procedures were performed over a number of areas, including litigation provisions and individually financially significant enough to require an audit for Group reporting purposes but did present specific individual risks that needed to be addressed. Specified risk-focused The components for which we performed specified risk-focused audit procedures were not

of reporting components, none of which individually represented more than 10% [FY2022. components, we performed analysis at an aggregated group level to re-examine our before tax and 13% [FY2022: 25%] of total Group assets is represented by 191 FY2022: 221] assessment that there were no significant risks of material misstatement within these. 10%) of any of total Group revenue. Group profit before tax or total Group assels. For these The remaining 30% [FY2022: 26%] of total Group revenue, 26% [FY2022. 18%] of Group profi

purposes, 3 reporting components (FY2022: 2) to perform specified audit procedures and 7 We instructed 7 (FY2022: 23) reporting components to perform full scape and ts for Group Please see table below for a summary materiality for all components ranged from £1.1m to £17.8m [FY2022: £0.6m to £15.8m] reporting components [FY2022: 7] to perform audit of account balances. The component

ope	Number of components	Number of components Range of materiality applied
all scope audits	7	£178m - £3.5m
udit of one or more account balances	7	£3m – £1.1m
pecified risk focused audit procedures	ယ	£3m - £1.2m

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> of the components: The Group audit team has also performed audit procedures on the following areas on behalf

- Intercompany balances and transactions
- Data and analytics
- Revenue data and analytics routines
- Journal entry analysis
- IT Audit involvement over:
- Understanding of information technology environment
- . Test of design and implementation over general IT controls
- iii. Test of design and implementation over automated controls
- components (CERAMIC) of internal control over financial reporting (ICFR) Control environment, risk assessment, monitoring and information and communication
- Review of transfer pricing arrangements across the Group

processing activities within the Group. The Group team communicated the results of these procedures to the component teams These items were audited by the Group team because of the centralised nature of the data

The table below shows the summary of the Group reporting scope coverage in the year.

FY2023	Group	Group profit before tax	Group total assets
Full scope audits	56%	62%	80%
Audit of one or more account balances	13%	12%	4%
Specified risk focused audit procedures	1%	ı	3%
Remaining components	30%	76%	13%
FY2022			
Full scope audits	57%	76%	68%
Audit of one or more account balances	17%	6%	3%
Specified risk focused audit procedures		ı	4%
Remaining components	26%	18%	25%

determine whether further risks of material misstatement exist in those components. In addition, we have performed Group level analysis on the remaining components to

reliance upon the Group's internal control over financial reporting. The scope of the audit work performed was predominately substantive as we placed limited

For those items excluded from normalised PBTCO, the component teams performed on the remaining excluded items. procedures on items relating to their components. The Group team performed procedures

regard to the mix of size and risk profile of the Group across the components Group team approved the component materialities, as detailed in the table above, having including the relevant risks detailed above and the information to be reported back. The The Group team instructed component auditors as to the significant areas to be covered

by the Group team. component auditors and the rest, including the audit of the Parent Company, was performed The work on 14 of the 17 components (FY2022; 30 of the 32 components) was performed by

#### GROUP AUDIT TEAM

#### What we mean

The extent of the Group audit team's involvement in component audits.

In working with component auditors, we:

- Held planning calls with component audit teams to discuss the significan: areas of the audit relevant to the components.
- Issued Group audit instructions to component auditors on the scope of their work
- Held risk assessment update discussions with all component audit teams before the commencement of the final phases of the audit led by the Group engagement partner.
  - Visited 6 (FY2022: Nil) components in-person as the audit progressed to understand and video conferences, the findings reported to the Group team were discussed in and directors of the Group and component audit teams. At these visits and/ meetings/ and challenge the audit approach and organised 4 video conferences with the partners for all component teams. more detail, and any further work required by the Group team was then performed by the component audit teams. The Group team also attended the audit close meetings
- Inspection of component audit teams: key work papers in person or using remote technology capabilities to evaluate the quality of execution of the audits of the

# 8. OTHER INFORMATION IN THE ANNUAL REPORT

not express an audit opinion or, except as explicitly stated below, any form of assurance conclusion thereon. The Directors are responsible for the other information presented in the Annual Report together with the financial statements. Our opinion on the financial statements does not cover the other information and, accordingly, we do

### ALL OTHER INFORMATION

#### **OUR RESPONSIBILITY**

Our responsibility is to read the other information and, in doing so, consider whether, based on our financial statements audit work, the information therein is materially misstated or inconsistent with the financial statements or our audit knowledge.

#### **OUR REPORTING**

Based solely on that work we have not identified material misstatements or inconsistencies in the other information

### STRATEGIC REPORT AND DIRECTORS' REPORT

### **OUR RESPONSIBILITY AND REPORTING**

Based solely on our work on the other information described above we report to you as follows:

we have not identified material misstatements in the Strategic Report and the Directors' Report;

### **DIRECTORS' REMUNERATION REPORT**

#### OUR RESPONSIBILITY

accordance with the Companies Act 2006 We are required to form an opinion as to whether the part of the Directors' Remuneration Report to be audited has been properly prepared in

### **OUR REPORTING**

the Companies Act 2006.

in our opinion those reports have been prepared in accordance with

year is consistent with the financial statements; and

in our opinion the information given in those reports for the financial

audited has been properly prepared in accordance with the Companies In our opinion the part of the Directors' Remuneration Report to be Act 2006

disclosures is materially consistent with the financial statements and our Based on those procedures, we have concluded that each of these

audit knowledge.

**OUR REPORTING** 

### CORPORATE GOVERNANCE DISCLOSURES

#### **OUR RESPONSIBILITY**

knowledge, and: We are required to perform procedures to identify whether there is a material inconsistency between the financial statements and our audit

 the Directors' statement that they consider that the Annual Report and financial statements taken as a whole is fair balanced and understandable, and provides the information necessary for shareholders to assess the Group's position and performance, business model

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- the section of the Annual Report describing the work of the Audit & Risk Committee, including the significant issues that the Audit & Risk Committee considered in relation to the financial statements, and how these issues were addressed; and and strategy:
- the section of the Annual Report that describes the review of the effectiveness of the Group's risk management and internal control systems.

Corporate Governance Code specified by the Listing Rules for our review. We are also required to review the part of the Corporate Governance Statement relating to the Group's compliance with the provisions of the UK. We have nothing to report in this respect

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# OTHER MATTERS ON WHICH WE ARE REQUIRED TO REPORT BY EXCEPTION

#### OUR RESPONSIBILITY

Under the Companies Act 2006, we are required to report to you if, in our opinion

- adequate accounting records have not been kept by the Parent Company, or returns adequate for our audit have not been received from branches not visited by us; or
- the Parent Company financial statements and the part of the Directors' Remuneration Report to be audited 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.

### 9. RESPECTIVE RESPONSIBILITIES

### DIRECTORS' RESPONSIBILITIES

As explained more fully in their statement set out on page 115, the Directors are responsible for the preparation of the financial statements including being satisfied that they give a true and fair view, such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error; assessing the Group and Parent 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 unitess they either intend to liquidate the Group or the Parent Company or to cease operations, or have no realistic alternative but to do so.

### AUDITOR'S RESPONSIBILITIES

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from mater all misstatement, whether due to fraud or error, and to issue our opinion in an auditor's report. Reasonable assurance is a high level of assurance but does not 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 aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statements.

A fuller description of our responsibilities is provided on the FRC's website at www.frc.org.uk/ auditors responsibilities.

The Company is required to include these financial statements in an annual financial report prepared using the single electronic reporting format specified in the TD ESEF Regulation. This auditor's report provides no assurance over whether the annual financial report has been prepared in accordance with that format.

#### OUR REPORTING

We have nothing to report in these respects.

# 10. THE PURPOSE OF OUR AUDIT WORK AND TO WHOM WE OWE OUR RESPONSIBILITIES

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.

#### MIKE BARRADELL

Senier Statutory Auditori for and on behalf of KPMG LLP, Statutory Auditor

Chartered Accountants

15 Canada Square, London E14 5GL

### CONSOLIDATED INCOME STATEMENT

22.2	Em E	### Basic - continuing 63.8p  ### Diluted - continuing 63.4p	U	· · · · · · · · · · · · · · · · · · ·	S	c																							0.00							ת	n			1	(113)	113 232				6		[119] 225			[113] 232	0	2			[119] 226	[13] (134)	(100)	466 [106] 360	[8] [4.3]	7	[0]	[7]	36	 [98] 403	198) [2,634.	3,037		£m £m	(Hote of	(astall) Tatal	Non-headline	Non-headline
	2.566 2.566 {2,149} {2,149} 12 165] - [41] 272 [104] 277 12 270 49 9 2 321 7	63.8p 65.1p 63.4p	65.5p				ח	65.5p	65.5p	65.5p	01.10	-	430:	63 8n	63.80	63.80	63.8p	63,8p	63.8p	63,8p	63.8p	63.80	130.	,			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	00.00	00.00	65.55	67.75	ה ח						1	1																																		

References in the consolidated income statement, consolidated statement of comprehensive income, consolidated balance sheet, consolidated statement of changes in equity and consolidated cash-flow statement relate to notes on pages 144 to 189, which form an integral part of the consolidated accounts.

Total comprehensive income attributable to Smiths Group shareholders arising from: Continuing operations Discontinued operations	Attributable to: Smiths Group shareholders Non-controlling interests	Exchange gains on translation of loreign operations  Exchange gains recycled to the income statement on disposal of business  Total other comprehensive income, net of taxation  Total comprehensive income	OCI which will be reclassified and reclassifications:  Fair value gains and reclassification adjustments.  - deferred in the period on cash-flow and net investment hedges  - reclassified to income statement on cash-flow and net investment hedges  Foreign exchange (FX) movements net of foreign operations.  Exchange flosses/Joans on translation of foreign operations.	OCI which will not be reclassified to the income statement: Re-measurement of retirement benefit assets and obligations Taxation on post-retirement benefit movements Fair value movements on financial assets at fair value through OCI	CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME PROFIT FOR THE YEAR Other comprehensive income (OCI)
· - - - - - - -				2 o 2	Nates
<b>4</b> 6 %	<b>6</b> 5 5	.10° (187) 45	1011	(32) (32) (42)	Year ended 31 July 2023 £m <b>232</b>
131 827 <b>958</b>	957 1	276 [196] 80 <b>[77]</b> <b>958</b>	(82) 5 (77)	(17) - (63)	fear ended 3: July 2022 Em 1,035

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FINANCIAL STATEMENTS

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CONSOLIDATED PRIMARY STATEMENTS

### CONSOLIDATED BALANCE SHEET

				2,721	2,406		NET ASSETS
				[2,502]	[1,949]		TOTAL LIABILITIES
				[46]	140)	17	Trade and other payables
				[44]	[43]	6	Deferred tax habilities
				(3)	<u></u>	6	Corporation tax payable
				[115]	[106]	&	Retirement benefit obligations
				[247]	[216]	23	Provisions
				[20]	[18]	20	<ul> <li>financial derivatives</li> </ul>
				(90)	[1 6]	18	– lease liabilities
				[538]	[534]	18	- borrowings
							Financial liabilities
							NON-CURRENT LIABILITIES
				[1,399]	[898]		
				(64)	[74]	6	Current tax payable
				[682]	[/23]	17/	Trade and other payables
				[88]	[70]	23	Provisions
				[27]	(2)	20	- financial derivatives
				[29]	[26]	18	– lease liabilities
				(509)	[3]	18	- borrowings
							Financial liabilities:
							CURRENT LIABILITIES
		Chief Financial Officer	Chief Executive Officer	5,223	4,355		TOTAL ASSETS
		CLARE SCHERRER	PAUL KEEL	2,418	1,74.6		
				4	၁	20	Financial derivatives
			and were signed on its behalf by:	1,056	285	18	Cash and cash equivalents
nber 2023	ctors on 25 septen	ere approved by the Board of Direc	The accounts on pages 130 to 189 were approved by the Board of Directors on 25 september 2023	738	7/72	16	Trade and other receivables
-	) 1		1	50	47	6	Current tax receivable
2,721	2,406		TOTAL EQUITY	570	637	15	Inventories
22	22	26	Non-controlling interest equity				CURRENT ASSETS
2,699	2,384		Total shareholders' equity	2,805	2,609		
[202]	[881]	26	Hedge reserve	69	75	16	Trade and other receivables
1,659	1,43		Retained earnings	95	υç	6	Deferred tax assets
487	385		Cumulative translation adjustments	309	195	&	Retirement benefit assets
235	535	26	Merger reserve	395	371	14	Financial assets – other investments
19	24	26	Capital redemption reserve	106	105	13	Right of use assets
365	305		Share premium account	243	247	12	Property, plant and equipment
136	131	24	Share capital	1,588	1,52	10	Intangible assets
			SHAREHOLDERS' EQUITY				NON-CURRENT ASSETS
31 July 2022 f m	31 July 2023 £m	Notes		31 July 2022 Em	31 July 2023 £m	Notes	
							CONSOLIDATED BALANCE SHEET

At 31 July 2022	Share-bes	– equity sh	Dividends:	Share buybacks	Proceeds f	Purchase	Issue of re	Transactio	Total comp	– fair valu	- FX move	- re-mea	Other con	Profit for the year	At 31 July 2021		At 31 July 2023	Share-bas	– equity ≤h	Dividends:	Receipt o	Share buvbacks	Purchase (	Transactio	Total comp	– fair valu	– FX move	– re-me s	Other con	Profit for the year	At 31 July 2022	CONSO
2022	Share-based payment	– equity shareholders		packs	Proceeds from exercise of share options	Purchase of shares by Employee Benefit Trust	Issue of new equity shares	Transactions relating to ownership interests:	Total comprehensive income for the year	fair value gains and related tax	<ul> <li>FX movements net of recycling</li> </ul>	<ul> <li>re-measurement of retirement benefits after tax</li> </ul>	Other comprehensive income:	the year	2021		2023	Share-based payment	– equity ≤hareholders		Receipt o capital from non-controlling interest	oacks	Purchase of shares by Employee Benefit Trust	Transactions relating to ownership interests:	Total comprehensive income for the year	– fair value gains and related tax	FX movements net of recycling	<ul> <li>re-measurement of retirement benefits after tax</li> </ul>	Other comprehensive income.	the year	2022	CONSOLIDATED STATEMENT OF CHANGES IN EQUITY
	9	25		24			24									Notes		9	25			24										ES IN EQUITY
501	1	ı		[13]	1	1	2		1	1	I	1		ı	512	Share capital and share premium £m	496	ı	1		1	(5)	ı		1	ı	t	I		1	501	Share capital and share premium £m
254	1	1		13	ı	ı	1		Ξ	ĺ	[3]	I		ı	242	Other reserves £m	259	1	I		1	û	ı		1	ı	ı	ı		I	254	Other reserves £m
487	ı	I		t	ı	ŀ	ı		(22)	ı	[22]	ı		ı	509	Cumulative ranslation adjustments	386		ı		ı	ı	ı		(101)		[101]	ı		I	487	Cumulative translation adjustments
1.659	14	[150]		[511]	_	[16]	1		954	(63)	_	(17)		1,033	1,367	Retained earnings £m	1,431	13	[143]		I	(207)	[24]		133	[18]	2	[82]	i,	2291	(6970)	Retained earnings £m
(202)	1	1		ı	1	ı	ı		26	[77]	103	t		I	(228)	Hedge Heserve Em	(188)	ı	1		ı	1	,		14	14	1	ı		;	(202)	Hedge reserve Em
2.699	14	[150]		[511]	_	[16]	2		957	[140]	81	[17]		1,033	2,402	Equity shareholders funds from	2,384	13	[143]		ı	[207]	[24]		46	[4]	[99]	[82]		231	2,699	Equity shareholders' funds £m
22	ı	1		ı	ı	ı	ı		_	1	(3)	,		2	21	Non-control ing interest f n	. 22	1	I			I	1		3	1	<u>.</u>	1			22	Non-controlling interest
2.721	14	[150]		(511)	1	[16]	2		958	[140]	80	[17]		1,035	2,423	Total equity £m	2,406	13	[143]			[207]	[24]		45	[4]	11011	(82)		232	2.721	Total equity

CONSOLIDATED PRIMARY STATEMENTS

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FINANCIAL STATEMENTS

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CONSOLIDATED CASH-FLOW STATEMENT	•	•
		rear ended roar ended 31 July 2023 31 July 2022 Em Em
Net cash inflow from operating activities	28	293
Cash-flows from investing activities		
Expenditure on capitalised development		[/]
Expenditure on other intangible assets		[75
Purchases of property, plant and equipment		[5,3]
Disposals of property, plant and equipment		~
Acquisition of businesses		1221
(Paymen:s)/proceeds on disposal of subsidiaries, net of cash disposed		71
Net cash-flow used in investing activities		(108)
Cash-flows from financing activities		
Proceeds from exercise of share options		ì
Share buybacks		1,2,2,7;
Purchase of shares by Employee Benefit Trust		1342
Proceeds received on exercise of employee share options		ı
Settlement of cash-settled options		ı
Dividends paid to equity shareholders	25	[13.3]
Receipt of capital from non-controlling interest		,
Lease payments		[35]
Reduction and repayment of borrowings		[527]
Cash [outflow]/inflow from matured derivative financial instruments		[9]
Net cash-flow used in financing activities		(5/17)

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Sash and cash equivalents at end of year comprise	Cash and cash equivalents at end of year	Foreign exchange rate movements	

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 short-term deposits cash at bank and in hand

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28		285		17	
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### BASIS OF PREPARATION

The accounts have been prepared in accordance with UK adopted International Accounting Standards in conformity with the requirements of the Companies Act 2006.

The consolidated financial statements have been prepared under the historical cost convention modified to include revaluation of certain financial instruments, share options and pension assets and liabilities, held at fair value as described below.

#### GOING CONCERN

The Directors are satisfied that the Group has adequate resources to continue to operate for a period not less than 12 months from the date of approval of the financial statements and that there are no material uncertainties around their assessment. Accordingly, the Directors continue to adopt the going concern basis of accounting.

The Group's business activities, together with the factors likely to affect its future development, performance and position, are set out in the Strategic Report on pages 8 to 77. The Group's financial position, cash-flows, liquidity and borrowing facilities are described in the CFO review section on pages 21 to 23.

Other factors considered by the Board as part of its going concern assessment included the inherent uncertainties in cash-flow forecasts. Based on the above, the Directors have concluded that the Group is well placed to manage its financing and other business risks satisfactority, and they have a reasonable expectation that the Group will have adequate resources to continue in operation for at least 12 months from the signing date of these financial statements. They therefore consider it appropriate to adopt the going concern basis of accounting in preparing the financial statements.

# KEY ESTIMATES AND SIGNIFICANT JUDGEMENTS

The preparation of the accounts in conformity with generally accepted accounting principles requires management to make estimates and judgements that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the accounts and the reported amounts of revenues and expenses during the reporting period. Actual results may differ from these estimates.

The key sources of estimation uncertainty together with the significant judgements and assumptions used for these consolidated financial statements are set out below.

### **SOURCES OF ESTIMATION UNCERTAINTY**

### IMPAIRMENT REVIEWS OF INTANGIBLE ASSETS

In carrying out impairment reviews of intangible assets, a number of significant assumptions have to be made when preparing cash-flow projections to determine the value in use of the asset or cash generating unit [CGU]. These include the future rate of market growth, discount rates, the market demand for the products acquired, the future profitability of acquired businesses or products, levels of reimbursement, and success in obtaining regulatory approvals. If actual results differ or changes in expectations arise, impairment charges may be required which would adversely impact operating results.

Critical estimates, and the effect of variances in these estimates, are disclosed in note 11

#### RETIREMENT BENEFITS

Cetermining the value of the future defined benefit obligation involves significant estimates in respect of the assumptions used to calculate present values. These include future mortality, discount rate and inflation. The Group uses previous experience and independent actuarial advice to select the values for critical estimates. A portion of UK pension liabilities are insured via bulk annuity policies that match all or part of the scheme obligation to identified groups of pensioners. These assets are valued by an external qualified actuary at the actuarial valuation of the corresponding liability, reflecting this matching relationship.

The Group's principal defined benefit pension plans are in the UK and the US and these have been closed so that no future benefits are accrued. Critical estimates for these plans, and the effect of variances in these estimates, are disclosed in note 8.

### PROVISIONS FOR LIABILITIES AND CHARGES

The Group has made provisions for claims and litigations where it has had to defend itself against proceedings brought by other parties. These provisions have been made for the best estimate of the expected expenditure required to settle each obligation, although there can be no guarantee that such provisions (which may be subject to potentially material revision from time to time) will accurately predict the actual costs and liabilities that may be incurred. The most significant of these litigation provisions are described below.

John Crane, Inc. (JCI), a subsidiary of the Group, is one of many co-defendants in litigation relating to products previously manufactured which contained asbestos. Provision of £204m [FY2022: £229m] has been made for the future defence costs which the Group is expected to incur and the expected costs of future adverse judgements against JCI. Whilst well-established incidence curves can be used to estimate the likely future pattern of asbestos-related disease, JCI's claims experience is significantly impacted by other factors which influence the US litigation environment. These can include: changing approaches on the part of the plaintiffs' bar; changing attitudes amongst the judiciary at both trial and appellate levels; and legislative and procedural changes in both the state and federal court systems. Because of the significant uncertainty associated with the future level of asbestos claims and of the costs arising out of the related itigation, there can be no guarantee that the assumptions used to estimate the provision will result in an accurate prediction of the actual costs that will be incurred.

n quantifying the expected costs JCI takes account of the advice of an expert in asbestos liability estimation. The following estimates were made in preparing the provision calculation:

- The period over which the expenditure can be reliably estimated is judged to be ten years, based on past experience regarding significant changes in the litigation environment that have occurred every few years and on the amount of time taken in the past for some of those changes to impact the broader asbestos litigation environment. See note 23 for a sensitivity analysis showing the impact on the provision of reducing or increasing this time horizon; and
- The future trend of legal costs, the rate of future claims filed, the rate of successful resolution of claims, and the average amount of judgements awarded have been projected based on the past history of JCI claims and well-established tables of asbestos incidence projections, since this is the best available evidence. Claims history from other defendants is not used to calculate

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Titeflex Corporation, a subsidiary of the Group in the Flex-Tek division, has received a number of claims from insurance companies seeking recompense on a subrogated basis for the effects of damage allegedly caused by lightning strikes in relation to its flexible gas piping product. It has also received a number of product liability claims regarding this product, some in the form of purported class actions. Titeflex Corporation believes that its products are a safe and effective means of delivering gas when installed in accordance with the manufacturer's instructions and local and national codes; however, some claims have been settled on an individual basis without admission of liability. Provision of £41m [FY2022: £52m] has been made for the costs which the Group is expected to incur in respect of these claims. In preparing the provision calculation, key estimates have been made about the impact of safe installation initiatives on the level of future claims. See note 23 for a sensitivity analysis showing the impact on the provision of reducing or increasing the expected impact. However, because of the significant uncertainty associated with the future level of claims, there can be no guarantee that the assumptions used to estimate the provision will result in an accurate prediction of the actual costs that may be incurred.

#### IAXAITON

The Group has recognised deferred tax assets of £75m [FY2022: £103m] relating to losses and £60m [FY2022: £69m] relating to the John Crane, Inc. and Titeflex Corporation litigation provisions. The recognition of assets pertaining to these items requires management to make significant estimates as to the likelihood of realisation of these deferred tax assets and the phasing and attribution of future taxable profits. This is based on a number of factors, which management use to assess the expectation that the benefit of these assets will be realised, including expected future levels of operating profit, expenditure on litigation, pension contributions and the timing of the unwind of other tax positions.

Taxation liabilities included provisions of £46m [FY2022: £38m], the majority of which related to the risk of challenge to the geographic allocation of profits by tax authorities.

in addition to the risks provided for, the Group faces a variety of other tax risks, which result from operating in a complex global environment, including the ongoing reform of both international and domestic tax rules, new and ongoing tax audits in the Group's larger markets and the challenge to fulfit ongoing tax compliance filing and transfer pricing obligations given the scale and diversity of the Group's global operations.

The Group anticipates that a number of tax audits are likely to conclude in the next 12 to 24 months. Due to the uncertainty associated with such tax items, it is possible that the conclusion of open tax matters may result in a final outcome that varies significantly from the amounts noted above.

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#### REVENUE RECOGNITION

Revenue is recognised as the performance obligations to deliver products or services are satisfied and revenue is recorded based on the amount of consideration expected to be received in exchange for satisfying the performance obligations.

Smiths Detection and Smiths Interconnect have multi-year contractual arrangements for the sale of goods and services. Where these contracts have separately identifiable components with distinct patterns of delivery and customer acceptance, revenue is accounted for separately for each identifiable component.

The Group enters into certain contracts for agreed fees that are performed across more than one accounting period and revenue is recognised over time. Estimates are required at the balance sheet date when determining the stage of completion of the contract activity. This assessment requires the expected total costs of the contract and the remaining costs to complete the contract to be estimated.

A: 31 July 2023, the Group held contracts with a total value of £109m [2022: £181m], of which £83m (2022: £135m) had been delivered and £26m [2022: £47m) remains fully or partially unsatisfied, £24m of the unsatisfied amount is expected to be recognised in the coming year, with the remainder being recognised within two years. A 5% increase in the remaining cost to complete the contracts would have reduced Group operating profit in the current year by less than £1m [2022: less than £2m].

### VALUATION OF FINANCIAL ASSETS

Following the sale of Smiths Medical the Group has recognised a financial asset for the fair value of the US\$100m additional sales consideration that is contingent on the future share price performance of the enlarged ICU Medical, Inc [ICU] business.

The earnout requires the Group to retain beneficial ownership of at least 1.25 million ICU shares and for the ICU share price to average US\$300 or more for any 30-day period during the first three years post-completion, or for any 45-day period in the fourth year post-completion.

An external valuation firm has been engaged to undertake Monte Carlo valuation simulations in order to estimate the probability of the future ICU share price exceeding US\$300. These valuation simulations have determined a fair value of C13m IUS\$17m].

# SIGNIFICANT JUDGEMENTS MADE IN APPLYING ACCOUNTING POLICIES

### **BUSINESS COMBINATIONS**

On the acquisition of a business, the Group has to make judgements on the identification of specific intangible assets which are recognised separately from goodwill and then amortised over their estimated useful lives. These include items such as brand names and customer lists, to which value is first attributed at the time of acquisition. The capitalisation of these assets and the related amortisation charges are based on judgements about the value and economic life of such items.

Where acquisitions are significant, appropriate advice is sought from professiona, advisers before making such allocations.

#### RETIREMENT BENEFITS

At 31 July 2023 the Group has recognised £195m of retirement benefit assets (FY2022: £309m) and a net pension asset of £89m (FY2022: £194m), principally relating to the Smiths Industries Pension Scheme (SIPS), which arises from the rights of the employers to recover the surplus at the end of the life of the scheme.

The recognition of this surplus is a significant judgement. There is judgement required in determining whether an unconditional right of refund exists based on the provisions of the relevant Trust deed and rules. Having taken legal advice with regard to the rights of the Group under the relevant Trust deed and rules, it has been determined that the surplus is recoverable by the Group and therefore can be recognised. In particular, in the ordinary course of business, the trustees of the scheme do not have a unilateral power to terminate and wind up the scheme or augment benefits. If the pension scheme was wound up while it still had members, the scheme would need to buy out the benefits of all members. The buyout would cost significantly more than the carrying value of the scheme liabilities within these financial statements which are calculated in accordance with IAS 19: Employee benefits.

### **CAPITALISATION OF DEVELOPMENT COSTS**

Expenditure incurred in the development of major new products is capitalised as internally generated intangible assets only when it has been judged that strict criteria are met, specifically in relation to the products' technical feasibility and commercial viability (the ability to generate probable future economic benefits).

The assessment of technical feasibility and future commercial viability of development projects requires significant judgement and the use of assumptions. Key judgements made in the assessment of future commercial viability include:

- Scope of work to achieve regulatory clearance (where required) including the level of testing evidence and documentation:
- Competitor activity including the impact of potential competitor product launches on the marketplace and customer demand; and
- Launch timeline including time and resource required to establish and support the commercial launch of a new product.

#### TAXATION

As stated in the previous section 'Sources of estimation uncertainty', the Group has recognised deferred tax assets of £75m (FY2022: £103m) relating to losses and £60m (FY2022: £69m) relating to the John Crane, Inc. and Titeflex Corporation litigation provisions. The decision to recognise deferred tax assets requires judgement in determining whether the Group will be able to utilise historical tax losses in future periods. It has been concluded that there are sufficient taxable profits in future periods to support recognition.

The Group has also applied judgement in the decisions made to recognise provisions against uncertain tax positions; please see note 6 for further details.

# PRESENTATION OF HEADLINE PROFITS AND ORGANIC GROWTH

Ir order to provide users of the accounts with a clear and consistent presentation of the performance of the Group's ongoing trading activity, the income statement is presented in a three-column format with 'headline' profits shown separately from non-headline items. In addition, the Group reports organic growth rates for sales and profit measures.

See note 1 for disclosures of headline operating profit and note 29 for more information about the alternative performance measures (APMs.) used by the Group.

Judgement is required in determining which items should be included as non-hoadling. The amortisation/impairment of acquired intangibles, legacy liabilities, material one-off items and certain re-measurements are included in a separate column of the income statement. See note 3 for a breakdown of the items excluded from headline profit.

Calculating organic growth also requires judgement. Organic growth adjusts the movement in headline performance to exclude the impact of foreign exchange, restructuring costs and acquisitions.

### SIGNIFICANT ACCOUNTING POLICIES

### BASIS OF CONSOLIDATION

The Group's consolidated accounts include the financial statements of Smiths Group plc (the 'Company') and all entities controlled by the Company (its subsidiaries). A list of the subsidiaries of Smiths Group plc is provided on pages 205 to 210.

The Company controls an entity when it (i) has power over the entity; (ii) is exposed or has rights to variable returns from its involvement with the entity; and (iii) has the ability to affect those returns through its power over the entity. The Group reassesses whether or not it controls a subsidiary if facts and circumstances indicate that there are changes to one or more of these three elements of control. Subsidiaries are fully consolidated from the date on which control is obtained by the Company to the date that control ceases.

Where the Group loses control of a subsidiary, the assets and liabilities are derecognised along with any related non-controlling interest and other components of equity. Any resulting gain or loss is recognised in the income statement. Any interest retained in the former subsidiary is measured at fair value when control is lost.

The non-controlling interests in the Group balance sheet represent the share of net assets of subsidiary undertakings held outside the Group. The movement in the year comprises the profit attributable to such interests together with any dividends paid, movements in respect of corporate transactions and related exchange differences.

Interests in associates are accounted for using the equity method. They are initially recognised at cost, which includes transaction costs. Subsequent to initial recognition, the Group financial statements include the Group's share of the profit or loss and other comprehensive income of equity-accounted investees, until the date on which significant influence ceases.

All intercompany transactions, balances, and gains and losses on transactions between Group companies are eliminated on consolidation.

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#### **FOREIGN CURRENCIES**

The Company's presentational currency and functional currency is sterling. The financial position of all subsidiaries and associates that have a functional currency different from sterling are translated into sterling at the rate of exchange at the date of that balance sheet, and the income and expenses are translated at average exchange rates for the period. All resulting foreign exchange rate movements are recognised as a separate component of equity.

Foreign exchange rate movements arising on the translation of non-monetary assets and liabilities held in hyperinflationary subsidiaries are recognised in OCI. The amounts taken to the CTA reserve represent the combined effect of restatement and translation and are expressed as a net change for the year.

On consolidation, foreign exchange rate movements arising from the translation of the net investment in foreign entities, and of borrowings and other currency instruments designated as hedges of such investments, are taken to shareholders' equity. When a foreign operation is sold, the cumulative amount of such foreign exchange rate movements is recognised in the income statement as part of the gain or loss on sale.

Foreign exchange rate movements arising on transactions are recognised in the income statement. Those arising on trading are taken to operating profit; those arising on borrowings are classified as finance income or cost.

#### REVENUE

Revenue is measured at the fair value of the consideration received, net of trade discounts (including distributor rebates) and sales taxes. Revenue is discounted only where the impact of discounting is material.

When the Group enters into complex contracts with multiple, separately identifiable components, the terms of the contract are reviewed to determine whether or not the elements of the contract should be accounted for separately. If a contract is being split into multiple components, the contract revenue is allocated to the different components at the start of the contract. The basis of allocation depends on the substance of the contract. The Group considers relative stand-alone selling prices, contractual prices and relative cost when allocating revenue.

The Group has identified the following different types of revenue:

(i) Sale of goods recognised at a point in time – generic products manufactured by Smiths Generic products are defined as either:

- Products that are not specific to any particular customer;
- Products that may initially be specific to a customer but can be reconfigured at minimal cost,
   i.e., retaining a margin, for sale to an alternative customer, or
- Products that are specific to a customer but are manufactured at Smiths risk, i.e., we have no right to payment of costs plus margin if the customer refuses to take control of the goods.

For established products with simple installation requirements, revenue is recognised when control of the product is passed to the customer. The point in time that control passes is defined in accordance with the agreed shipping terms and is determined on a case-by-case basis. The time of dispatch or delivery of the goods to the customer is normally the point at which invoicing

occurs. However for some generic products, revenue is recognised when the overall performance obligation has been completed, which is often after the customer has completed its acceptance procedures and has assumed control.

Products that are sold under multiple element arrangements, i.e., contracts involving a combination of products and services, are bundled into a single performance obligation unless the customer can benefit from the goods or services either on their own, or together with other resources that are readily available to the customer and are distinct within the context of the contract.

For contracts that pass control of the product to the customer only on completion of installation services, revenue is recognised upon completion of the installation.

An obligation to replace or repair faulty products under the standard warranty terms is recognised as a provision. If the contract includes terms that either extend the warranty beyond the standard term or imply that maintenance is provided to keep the product working, these are service warranties and revenue is deferred to cover the performance obligation in an amount equivalent to the stand-alone selling price of that service.

# (i) Sale of goods recognised over time – customer-specific products where the contractual terms include rights to payment for work performed to date

Customer-specific products are defined as being:

- Products that cannot be reconfigured economically such that it remains profitable to sell to another customer;
- Products that cannot be sold to another customer due to contractual restrictions; and
- Products that allow Smiths to charge for the work performed to date in an amount that
  represents the costs incurred to date plus a margin, should the customer refuse to take control
  of the goods.

For contracts that meet the terms listed above, revenue is recognised over the period that the Group is engaged in the manufacture of the product, calculated using the input method based on the amount of costs incurred to date compared to the overall costs of the contract. This is considered to be a faithful depiction of the transfer of the goods to the customer as the costs incurred, total expected costs and total order value are known. The time of dispatch or delivery of the goods to the customer is normally the point at which invoicing occurs.

An obligation to provide a refund for faulty products under the standard warranty terms is recognised as a provision. If the contract includes terms that either extend the warranty beyond the standard term or imply that maintenance is provided to keep the product working, these are service warranties and revenue is deferred to cover the performance obligation in an amount equivalent to the stand-alone selling price of that service.

# (ii ) Services recognised over time – services relating to the installation, repair and ongoing maintenance of equipment

Services include installation, commissioning, testing, training, software hosting and maintenance, product repairs and contracts undertaking extended warranty services.

product, revenue is recognised upon acceptance of the combined performance obligation (see For complex installations where the supply of services cannot be separated from the supply of

Sale of goods (i) above). recognised over time, assessed on the basis of the actual service provided as a proportion of the For services that can be accounted for as a separate performance obligation, revenue is

total services to be provided.

Depending on the nature of the contract, revenue is recognised as follows: Installation, commissioning and testing services (when neither linked to the supply of product

- Training services are recognised on completion of the training course; nor subject to acceptance) are recognised rateably as the services are provided:
- Software hosting and maintenance services are recognised rateably over the life of the
- . Product repair services, where the product is returned to Smiths premises for remedial action,
- are recognised when the product is returned to the customer and they regain control of the
- Onsite ad hoc product repair services are recognised rateably as the services are performed;
- Long-term product repair and maintenance contracts are recognised rateably over the contract term; and
- Extended service warranties are recognised rateably over the contract term.
- Invoicing for services depends on the nature of the service provided with some services charged in advance and others in arrears.

Where contracts are accounted for under the revenue recognised over time basis, the proportion

of costs incurred is used to determine the percentage of contract completion. Contracts for the construction of substantial assets, which normally last in excess of one year, are

accounted for under the revenue recognised over time basis, using an input method. For fixed-price contracts, revenue is recognised based upon an assessment of the amount of cost incurred under the contract, compared to the total expected costs that will be incurred under the contract. This calculation is applied cumulatively with any over/under recognition being adjusted

For cost-plus contracts, revenue is recognised based upon costs incurred to date plus any

For both fixed-price and cost-plus contracts, involcing is normally based on a schedule with milestone payments

expected to be expensed within one year from the date of signing. CONTRACT COSTS The Group has taken the practical expedient of not capitalising contract costs as they are

variable lease payments that depend on an index or rate, initially measured using the index or rate Lease habilities are initially measured at the present value of the future lease payments at the the Group's incremental borrowing rate. Lease payments comprise contractual lease payments, commencement date, discounted by using either the rate implicit in the lease, or if not observable, at the commencement date; and the amount expected to be payable under residual value

Right of use assets are measured at commencement date at the amount of the corresponding of the lease term and the useful life of the right of use assets, unless there is a transfer of tease trability and initial direct costs incurred. Right of use assets are depreciated over the shorter ownership or purchase option which is reasonably certain to be exercised at the end of the lease term, in which case depreciation is charged over the useful life of the underlying asset. Right of

amounts payable, the Group remeasures the lease liability by discounting the revised future lease use assets are subject to impairment. When a lease contract is modified, either from a change to the duration of the lease or a change to payments at a revised discount rate. A corresponding adjustment is made to the carrying value of

Leases of buildings typically have lease terms between one and seven years, while plant and machinery generally have lease terms between one and three years. The Group also has certain associated with these leases as an expense on a straight-line basis over the lease term. value assets' recognition exemptions for these leases and recognises the lease payments low value (typically below £5,000). The Group applies the 'short-term lease' and 'lease of lowleases of machinery with lease terms of 12 months or less and leases of office equipment with Interest on lease liabilities is presented as a financing activity in the Consolidated Cash-Flow

Statement, included under the heading lease payments.

because of temporary differences between the treatment of certain items for taxacion and The charge for taxation is based on profits for the year and takes into account taxation deferred

accounting purposes. Current income tax assets and liabilities are measured at the amount expected to be recovered should be made based on prevailing circumstances. Tax provisions are included in current tax positions are sustainable. Tax positions taken are then reviewed to assess whether a provision from or paid to taxation authorities. Tax benefits are not recognised unless it is likely that the tax substantively enacted, at the reporting date in the countries where the Group operates and liabilities. The tax rates and tax laws used to compute the amount are those that are enacted or

generates taxable income. authorities. These matters of judgement give rise to the need to create provisions for uncertain country, is often complex and is subject to interpretation by management and government The Group operates and is subject to taxation in many countries. Tax legislation is different in each future outflow of funds to a taxing authority. Provisions are made against individual exposures tax positions which are recognised when it is considered more likely than not that there will be a

0 ACCOUNTING POLICIES ' "

and take into account the specific circumstances of each case, including the strength of technical arguments, recent case law decisions or rulings on similar issues and relevant external advice.

The amounts are measured using one of the following methods, depending on which of the methods the Directors expect will better reflect the amount the Group will pay to the tax authority:

- The single best estimate method is used where there is a single outcome that is more likely
  than not to occur. This will happen, for example, where the tax outcome is binary or the range of
  possible outcomes is very limited; or
- Alternatively, a probability weighted expected value is used where, on the balance of probabilities, there will be a payment to the tax authority but there are a number of possible outcomes. In this case, a probability is assigned to each of the outcomes and the amount provided is the sum of these risk-weighted amounts. In assessing provisions against uncertain tax positions, management uses in-house tax experts, professional firms and previous experience of the taxing authority to evaluate the risk.

Deferred tax is provided in full using the balance sheet liability method. A deferred tax asset is recognised where it is probable that future taxable income will be sufficient to utilise the available relief. Tax is charged or credited to the income statement except when it relates to items charged or credited directly to equity, in which case the tax is also dealt with in equity.

Deferred tax is provided on temporary differences arising on investments in subsidiaries and associates, except where the timing of the reversal of the temporary differences is controlled by the Company and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax liabilities and assets are not discounted.

### IAS 12 International Tax Reform: Pillar Two Model Rules.

On 19th July 2023, the UK Endorsement Board adopted the Amendments to IAS 12 International Tax Reform: Pillar Two Model Rules, issued by the IASB in May 2023. The Amendments introduce a temporary mandatory exception from accounting for deferred taxes arising from the Pillar Two model rules and the Group has applied this exception to recognising and disclosing information about deferred tax assets and liabilities related to Pillar Two income taxes.

#### EMPLOYEE BENEFITS

### Share-based compensation

The fair value of the shares or share options granted is recognised as an expense over the vesting period to reflect the value of the employee services received. The fair value of options granted, excluding the impact of any non-market vesting conditions, is calculated using established option pricing models, principally binomial models. The probability of meeting non-market vesting conditions, which include profitability targets, is used to estimate the number of share options which are likely to vest.

For cash-settled share-based payment, a liability is recognised based on the fair value of the payment earned by the balance sheet date. For equity-settled share-based payment, the corresponding credit is recognised directly in reserves.

### Pension obligations and post-retirement benefits

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FINANCIAL STATEMENTS

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Pensions and similar benefits (principally healthcare) are accounted for under IAS 19. The retirement benefit obligation in respect of the defined benefit plans is the liability (the present value of all expected future obligations) less the fair value of the plan assets.

The income statement expense is allocated between current service costs, reflecting the increase in liability due to any benefit accrued by employees in the current period, any past service costs/credits and settlement losses or gains which are recognised immediately, and the scheme administration costs.

Actuarial gains and losses are recognised in the statement of comprehensive income in the year in which they arise. These comprise the impact on the liabilities of changes in demographic and fir ancial assumptions compared with the start of the year, actual experience being different to assumptions and the return on plan assets being above or below the amount included in the net pension interest cost.

Payments to defined contribution schemes are charged as an income statement e∢pense as they fa l due.

#### INTANGIBLE ASSETS

#### ioodwill

Goodwill represents the excess of the cost of an acquisition over the fair value of the Group's share of the identifiable net assets of the acquired subsidiary at the date of acquisition.

The goodwill arising from acquisitions of subsidiaries after 1 August 1998 is included in intangible assets, tested annually for impairment and carried at cost less accumulated impairment losses. Gains and losses on the disposal of an entity include the carrying amount of goodwill relating to the entity sold. The goodwill arising from acquisitions of subsidiaries before 1 August 1998 was set against reserves in the year of acquisition.

Goodwill is tested for impairment at least annually. Should the test indicate that the net realisable value of the CGU is less than current carrying value, an impairment loss will be recognised immediately in the income statement. Subsequent reversals of impairment losses for goodwill are not recognised.

### Research and development

Expenditure on research and development is charged to the income statement in the year in which it is incurred with the exception of:

- Amounts recoverable from third parties; and
- Expenditure incurred in respect of the development of major new products where the outcome
  of those projects is assessed as being reasonably certain as regards viability and technical
  feasibility. Such expenditure is capitalised and amortised over the estimated period of sale
  for each product, commencing in the year that the product is ready for sale. Amortisation is
  charged straight line or based on the units produced, depending on the nature of the product
  and the availability of reliable estimates of production volumes.

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complete includes attributable borrowing costs The cost of development projects which are expected to take a substantial period of time to

### Intangible assets acquired in business combinations

expected useful lives as follows: assets other than goodwill. Any such intangible assets are amortised straight line over their The identifiable net assets acquired as a result of a business combination may include intangible

Patents, licences and trademarks

Customer relationships

up to 15 years up to 13 years up to 20 years

The assets' useful lives are reviewed, and adjusted if appropriate, at each balance sheet date

### Software, patents and intellectual property

The estimated useful lives are as follows

Patents and intellectual property

Software

up to seven years

shorter of the economic life and the period the right is legally enforceable

The assets' useful lives are reviewed, and adjusted if appropriate, at each balance sheet date

### PROPERTY, PLANT AND EQUIPMENT

any recognised impairment losses Property, plant and equipment are stated at historical cost less accumulated depreciation and

lives. In general, the rates used arc: depreciable amount of relevant assets by equal annual instalments over their estimated useful Land is not depreciated. Depreciation is provided on other assets estimated to write off the

Plant, machinery, etc. Short leasehold property Freehold and long leasehold buildings

Fixtures fittings, tools and other equipment

over the period of the lease 2% per annum

10% to 33% per annum 10% to 20% per annum

includes attributable borrowing costs. The cost of any assets which are expected to take a substantial period of time to complete

amount if the asset's carrying amount is greater than its estimated recoverable amount. balance sheet date. An asset's carrying amount is written down immediately to its recoverable The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each

operating capacity). The cost of items of inventory which take a substantial period of time to materials, direct labour, other direct costs and related production overheads (based on normal complete includes attributable borrowing costs first-in, first-out method. The cost of finished goods and work in progress comprises raw Inventories are stated at the lower of cost and net realisable value. Cost is determined using the

> business, less applicable variable selling expenses. Provisions are made for any slow-moving obsolete or defective inventories. The net realisable value of inventories is the estimated selling price in the ordinary course of

### TRADE AND OTHER RECEIVABLES

through other comprehensive income (FVOCI). provision for expected credit losses or as 'held to collect and sell' and measured at fair value recognised at fair value and subsequently measured at amortised cost, less any appropriate Trade receivables and contract assets are either classified as 'held to collect' and initially

credit losses are determined using historical write-offs as a basis, adjusted for factors that are not be possible to collect all amounts due according to the original payment terms. Expected A provision for expected credit losses is established when there is objective evidence that it will which do not contain a significant financing component specific to the debtor, general economic conditions of the industry in which the debtor operates IFRS 9 simplified lifetime expected credit loss approach for trade receivables and contract assets and with a default risk multiplier applied to reflect country risk premium. The Group applies the

#### **PROVISIONS**

result of a past event, it is probable that an outflow of resources embodying economic benefits under an insurance contract, the reimbursement is recognised as a separate asset but only when obligation. Where the Group expects some or all of a provision to be reimbursed, for example will be required to settle the obligation, and a reliable estimate can be made of the amount of the the reimbursement is virtually certain. Provisions are recognised when the Group has a present obligation (legal or constructive) as a

obligation as a result of a past event; it is probable that an outflow of resources will be required to dilapidations and legal claims are recognised when: the Company has a legal or constructive Provisions for warranties and product liability, disposal indemnities, restructuring costs, property for future operating losses. settle the obligation; and the amount has been reliably estimated. Provisions are not recognised

Provisions are discounted where the time value of money is material

to any one item included in the same class of obligations may be small. abligations as a whole. A provision is recognised even if the likelihood of an outflow with respect likelihood that an outflow will be required in settlement is determined by considering the class of Where there is a number of similar obligations, for example where a warranty has been given, the

### DISCONTINUED OPERATIONS

A discontinued operation is either:

- A component of the Group's business that represents a separate major line of business or geographical area of operations that has been disposed of, has been abandoned or meets the criteria to be classified as held for sale; or
- A business acquired solely for the purpose of selling it.

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Discontinued operations are presented on the income statement as a separate line and are shown nat of tax.

In accordance with IAS 21, gains and losses on intra-group monetary assets and liabilities are not eliminated. Therefore foreign exchange rate movements on intercompany loans with discontinued operations are presented on the income statement as non-headline finance cost items.

### CASH AND CASH EQUIVALENTS

Cash and cash equivalents include cash at bank and in hand and highly liquid interest-bearing securities with maturities of three months or less.

In the cash-flow statement, cash and cash equivalents are shown net of bank overdrafts, which are included as current borrowings in liabilities on the balance sheet.

#### FINANCIAL ASSETS

The classification of financial assets depends on the purpose for which the assets were acquired. Manage ment determines the classification of an asset at initial recognition and re-evaluates the designation at each reporting date. Financial assets are classified as: measured at amortised cost, fair value through other comprehensive income or fair value through profit and loss.

Financial assets primarily include trade receivables, cash and cash equivalents (comprising cash at bank, money-market funds, and short-term deposits), short-term investments, derivatives (foreign exchange contracts and interest rate derivatives) and unlisted investments.

- Trade receivables are classified either as 'held to collect' and measured at amortised cost or
  as 'held to collect and sell' and measured at fair value through other comprehensive income
  [FVOCI]. The Group may sell trade receivables due from certain customers before the due date.
  Any trade receivables from such customers that are not sold at the reporting date are classified
  as 'held to collect and sell'.
- Cash and cash equivalents Iconsisting of balances with banks and other financial institutions,
  money-market funds and short-term deposits) and short-term investments are subject to low
  market risk. Cash balances, short-term deposits and short-term investments are measured at
  amortised cost. Money market funds are measured at fair value through profit and loss [FVPL].
- Derivatives are measured at FVPL
- Listed and unlisted investments are measured at FVOCI.
- Deferred contingent consideration are measured at EVPL.

Financial assets are derecognised when the right to receive cash-flows from the assets has expired, or has been transferred, and the Group has transferred substantially all of the risks and rewards of ownership.

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On initial recognition, the Group may make an irrevocable election to designate certain investments as FVOCI, if they are not held for trading or relate to contingent consideration on a business combination. When securities measured at FVOCI are sold or impaired, the accumulated fair value adjustments remain in reserves.

Financial assets are classified as current if they are expected to be realised within 12 months of the balance sheet date.

#### FINANCIAL LIABILITIES

Eorrowings are initially recognised at the fair value of the proceeds, net of related transaction costs. These transaction costs, and any discount or premium on issue, are subsequently amortised under the effective interest rate method through the income statement as interest over the life of the loan and added to the liability disclosed in the balance sheet. Related accrued interest is included in the borrowings figure.

Eorrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least one year after the balance sheet date.

# DERIVATIVE FINANCIAL INSTRUMENTS AND HEDGING ACTIVITIES

The Group uses derivative financial instruments to hedge its exposures to foreign exchange and interest rates arising from its operating and financing activities.

Derivative financial instruments are initially recognised at fair value on the date a derivative contract is entered into and are subsequently re-measured at their fair value. The method of recognising any resulting gain or loss depends on whether the derivative financial instrument is cesignated as a hedging instrument and, if so, the nature of the item being hedged.

Where derivative financial instruments are designated into hedging relationships, the Group formally documents the following:

- The risk management objective and strategy for entering the hedge;
- The nature of the risks being hedged and the economic relationship between the hedged item and the hedging instrument; and
- Whether the change in cash-flows of the hedged item and hedging instrument are expected to
  offset each other.

Changes in the fair value of any derivative financial instruments that do not qualify for hedge accounting are recognised immediately in the income statement.

#### Fair value hedge

The Group uses derivative financial instruments to convert part of its fixed rate debt to floating ate in order to hedge the risks arising from its external borrowings.

The Group designates these as fair value hedges of interest rate risk. Changes in the hedging instrument are recorded in the income statement, together with any changes in the fair values of the hedged assets or liabilities that are attributable to the hedged risk to the extent that the hedge is effective. Gains or losses relating to any ineffectiveness are immediately recognised in the ncome statement.

#### Cash-flow hedge

Cash-flow hedging is used by the Group to hedge certain exposures to variability in future cash-flows.

The effective portions of changes in the fair values of derivatives that are designated and qualify as cash-flow hedges are recognised in equity. The gain or loss relating to any ineffective portion is recognised immediately in the income statement. Amounts accumulated in the hedge reserve are recycled in the income statement in the periods when the hedged items will affect profit or loss (for example, when the forecast sale that is hedged takes place).

If a forecast transaction that is hedged results in the recognition of a non-financial asset [for example, inventory] or a liability, the gains and losses previously deferred in the hedge reserve are transferred from the reserve and included in the initial measurement of the cost of the asset or liability. When a hedging instrument expires or is sold, or when a hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss existing in the hedge reserve at that time remains in the reserve and is recognised when the forecast transaction is ultimately recognised in the income statement.

When a forecast transaction is no longer expected to occur, the cumulative gain or loss that was reported in other comprehensive income is immediately transferred to the income statement.

#### Net investment hedge

Hedges of net investments in foreign operations are accounted for similarly to cash-flow hedges. Any gain or loss on the hedging instrument relating to the effective portion of the hedge is recognised in other comprehensive income; the gain or loss relating to any ineffective portion is recognised immediately in the income statement. When a foreign operation is disposed of, gains and losses accumulated in equity related to that operation are included in the income statement for that period.

## FAIR VALUE OF FINANCIAL ASSETS AND LIABILITIES

The fair values of financial assets and financial liabilities are the amounts at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

IFRS 13: Fair value measurement' requires fair value measurements to be classified according to the following hierarchy:

- Level 1 quoted prices in active markets for identical assets or liabilities:
- Level 2 valuations in which all inputs are observable either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
- Level 3 valuations in which one or more inputs that are significant to the resulting value are not based on observable market data.

See note 21 for information on the methods which the Group uses to estimate the fair values of its financial instruments.

#### DIVIDENDS

Dividends are recognised as a liability in the period in which they are authorised. The interim dividend is recognised when it is paid and the final dividend is recognised when it has been approved by shareholders at the Annual General Meeting.

# **NEW ACCOUNTING STANDARDS EFFECTIVE 2023**

No new accounting standards have been adopted in the financial year. The accounting policies adopted in the preparation of these consolidated financial statements are consistent with those followed in the previous financial year.

# NEW STANDARDS AND INTERPRETATIONS NOT YET ADOPTED

No other new standards, new interpretations or amendments to standards or interpretations have been published which are expected to have a significant impact on the Group's financial statements.

### PARENT COMPANY

The ultimate Parent Company of the Group is Smiths Group plc, a company incorporated in England and Wales and listed on the London Stock Exchange.

The accounts of the Parent Company, Smiths Group plc, have been prepared in accordance with the Companies Act 2006 and Financial Reporting Standard 101, 'Reduced Disclosure Framework'.

The Company accounts are presented in separate financial statements on pages 197 to 204. The principal subsidiaries of the Parent Company are listed in the above accounts.

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### **ANALYSIS BY OPERATING SEGMENT**

1. SEGMENT INFORMATION

Interconnect. These divisions design, manufacture and support the following products: The Group is organised into four divisions: John Crane; Smiths Detection; Flex-Tek; and Smiths

- John Crane mechanical seals, seal support systems, power transmission couplings and specialised filtration systems;
- Smiths Detection sensors and systems that detect and identify explosives, narcotics, weapons, chemical agents, biohazards and contraband;
- Flex-Tek engineered components, flexible hosing and rigid tubing that heat and move fluids
- Smiths Interconnect specialised electronic and radio frequency board-level and waveguide secure connectivity applications. devices, connectors, cables, test sockets and sub-systems used in high-speed, high-reliability,

explanation of which items are excluded from headline measures. results and operating assets to monitor the divisional position. See note 3 and note 29 for an financial information except that the Group uses headline operating profit to monitor the divisional Directors. This information is prepared using the same accounting policies as the consolidated The position and performance of each division are reported at each Board meeting to the Board of

Intersegment sales and transfers are charged at arm's length prices

### SEGMENT TRADING PERFORMANCE

	ľ				Year ended 31 July 2023	1 July 2023
	John Crane Em	Smiths Detection Em	Flex-Tek £m	Smiths Interconnect Em	Corporate costs Em	Total £m
Revenue	1,ე;จ	803	768	387	ı	3,037
Divisional headline operating profit	244	S	149	52	t	545
Corporate headline operating costs	ı	1	ı	1	(44)	[44]
Headline operating profit/(loss)	244	90	149	62	[44]	501
Items excluded from headline measures [note 3]	(27)	[35]	[18]	112)	6,	(98)
Operating profit/(loss)	217	55	131	50	[50]	403
Headline operating margin	225%	11 2%	.9 4°.	16.0%		. 6.5ºn

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16.3%		18.0%	20.6%	11.1%	20.9%	Headline operating margin
117	(256)	64	106	36	167	Operating profit/(loss)
[300]	[214]	Ξ	(27)	(37)	[21]	Items excluded from headling measures (note 3)
417	[42]	65	133	73	188	Headline operating profit/(loss)
[42]	[42]	ı	1	ı	I	Corporate headline operating costs
459	I	65	133	73	188	Divisional headline operating profit
2,566	ı	363	647	655	901	Revenue
Total £m	Corporate Posts Em	Smiths Interconnect Em	Flex-Tek £m	Smiths Detection Em	oni) Sarid tupe	
1 July 2022	Vear end∈d 31 July 2022					

Operating profit is stated after charging (crediting) the following items:

(10)	Ē	r	•	1	1	Transition services cost reimbursement
14	.,-	2	2	_	ω	Share-based payment
52	52	1	1	1	1	Amortisation of acquired intangibles
7	_	2	ı	_	ω	Amortisation of software, patents and intellectual property
2	;	ı	ı	2	ı	Amortisation of capitalised development costs
32		٠.٠	6	7	15	Depreciation – right of use assets
42		o-	∞	10	17	Depreciation - property, plant and equipment
Total £m	Smiths Corporate and connect non-headline Em	Interc	Flex-Tek €m	Smiths Detection £m	John Crane £m	
Year ended 31 July 2023	Year ended					

					- : - : - : - :	: : :	
Corporate a	(7)	[7]	ı	ı	I	,	Transitior services cost reimbursement
D visional li	19	1	1	1	10	9	Russia impairment charges and related clasure costs
	12	4	_	2	2	ω	Share-based payment
	51	51	1	ı	1	1	Amortisation of acquired intangibles
trabilities Segment li	7		2	ı	_	ω	Amortisation of software, patents and intellectual property
D visional li Corporate a	ယ	1	1	1	ω	1	Amortisation of capitalised development costs
	30	_	2	5	7	15	Depreciation – right of use assets
	38	_	υ <sub>1</sub>	7	10	15	Depreciation – property, plant and equipment
Segment I	Total £m	Smiths Corporate and onnest non-headline Em	Smiths Corporate and Interconnect non-headling Em	Flex-Tek £m	Smiths Detention	John Chanu fin	
Non-head	Year ended 31 July 2022	Year ende					

resources and headquarters costs and non-headline expenses (see note 3). The corporate and non-headline column comprises central information technology, human

#### Segment assets SEGMENT ASSETS AND LIABILITIES

						31 July 2023
	John Crane Em	Smiths Detection £m	Flex-Tek £m	Smiths Interconnect Em	Smiths Corporate and Interconnect non-headline Em	Total £m
Property, plant, equipment, right of use assets, development projects, other intangibles and investments	1.2	142	£.	3	375	82°
Inventory, trade and other receivables	189	509	226	1,7,0	10	^,484
Segment assets	651	741	310	226	385	2,313
	John Grans fim	Smiths Detection	Flex-Tek f n		Sniths Corporate and Interconnect ron-headline	31 July 2022 Total £ m
Property, plant, equipment, right of use assets, development projects, other intangibles and investments	167	127	84	54	399	831
Inventory, trade and other receivables	429	524	244	167	ಪ	1,377
Segment assets	596	651	328	221	412	2,208

Non-headline assets comprise receivables relating to non-headline items, acquisitions

John Crane De 6m 200  Corporate and non-headline Labilities 200  Segment liabilities 200  Segment liabilities 200  Corporate and non-headline Labilities 200  Corporate and non-headline (155)	1		(85) ·
John Crane Em 200 headline 200 John Crane	(347)	<u> </u>	(83)
John Crane Em 200 headline 200	L/CJ LM3		
John Crane 6m 200 headline	Smiths Detection		Ins Smiths Corporate and Smiths Corporate and one Flex-Tek Interrenneed me
John Crane Em 200 headline	c	35/	3/ /! 62
John Crane Em	3	1	2 1
1			
		35?	)5? 91 62
	Smiths Detection		iths Flex-Tek Interconnect non-headline
Segment liabilities			

acquisitions and disposals. Non-headline liabilities comprise provisions and accruals relating to non-headline items.

# Reco

Assets		Assets		Liabilités
	31 July 2023	31 July 2022	31 July 2023	31 July 2022
	£m	Ē	£ m	£m
gment assets and liabilities	2,313	2,208	(1,049)	(1,063)
odwill and acquired intangibles	1,415	1.501	1	1
rivatives	5	4	15.31	[47]
rrent and deferred tax	142	145	10/211	[111]
tirement benefit assets and obligations	195	309	[10*]	[115]
sh and borrowings	285	1,056	[654]	[1,166]
atutory assets and liabilities	4,355	5,223	(1,949)	(2,502)

### Segment capital expenditure

The capital expenditure on property, plant and equipment, capitalised development and other intangible assets for each division is:

	John Crane Em	Smiths Detection Em	Flex-Tek Em	lo le r	Sm lhs Corporate and connect non-neadline ะกา Em	lota,	zı ⊊
Capital expenditure year ended 31 July 2023	10	36	1:	ā,	1	82	20
Capital expenditure year ended 31 July 2022	. 24	23	11	12		71	S
Segment capital employed				<del>-</del>			<del>20</del> 20

debt. See note 29 for a reconciliation of net assets to capital employed. obligations and litigation provisions relating to non-headline items, both net of related tax, and net assets adjusted to add goodwill recognised directly in reserves in respect of subsidiaries acquired before 1 August 1998 of £478m (FY2022, £478m) and eliminate retirement benefit assets and Capital employed is a non-statutory measure of invested resources, it comprises statutory net

divisional return on capital employed, is: The 12-month rolling average capital employed by division, which Smiths uses to calculate

31 July 2023

	2,909 31 2,940	400	520	1.019	9/0	Average divisional capital employed Average corporate capital employed Average total capital employed – continuing operations
	Total £m	Smiths Flex-Tek Interconnect Em	Flex-Tek	Smiths Detection fin	John Crane	
	31 July 2022					
In:erconnect aftermarket sales were Enil (FY2022: Enil).	3,196					Average total capital employed – continuing operations
aftermarket sales were £/65m [FY2UZ2: £622m]; Smiths De [FY2U22: £355m]; Flex-Tek aftermarket sales were £367m [I	(16)					Average corporate capital employed
Aftermarket sales contributed £1,545m [FY2022: £1,238m]	3,212	466	570	1,154	1,022	Average d visional capital employed
Revenue year ended 31 July 2023 Revenue year ended 31 July 2022	Total £m	Smiths Flex-Tek Interconnect £m £m	Flex-Tek £m	Smiths Detection £m	John Crane Em	

 $i\in V_{n+1}\cap V$ 

**ANALYSIS OF REVENUE**The revenue for the main product and service lines for each division is:

John Crane	Origina. equipment fim	Altermarkel fro	Total
Revenue year ended 31 July 2023	314	o	1,079
Revenue year ended 31 July 2022	279	622	901
	• -	Other security	1
Smiths Detection	Avialion £ir	∪J 5We,5#5	foral £m
Revenue year ended 31 July 2023	535	268	803
Revenue year ended 31 July 2022	467	188	655
Flex-Tek	Aerospace Em	Industrial: £m	Total £m
Revenue year ended 31 July 2023	144	624	768
Revenue year ended 31 July 2022	116	531	647
			Components, connectors &
Smiths Interconnect			Em
Revenue year ended 31 July 2023			387

Detection aftermarket sales were £413m (FY2022: £261m); and Sm ths ] of Group revenue: John Crane

363

Divisional revenue is analysed by the Smiths Group key global markets as follows:

618 OP <b>2,566</b>	757 <b>3,037</b>				Services recognised over time
	38			ř	Sale of goods recognised over time
Year ended <b>Tot</b> 31 July 2022 fm Fol	Year ended 31 July 2023 £m	Year 31 Ju			Sale of doorde recognized at a north in till
Tra reii				ysed as follows:	The Group's statutory revenue is analysed as follows:
2,566 Adı	169	530	799	1,068	Revenue year ended 31 July 2022
3,037 Sel	200	o 50 e	944	1,237	Revenue year ended 31 July 2023
lab					Total
363 Co	53	1	144	166	Rovenue year ended 31 July 2022
387	56	ı	141	1911	Revenue year ended 31 July 2023
					Smiths Interconnect
647	116	1	I	531	Revenue year ended 31 July 2022
768	1/44	ı	ı	524	Revenue year ended 31 July 2023
<sup>†</sup>					Flex Tek
655	1	1	655	1	Revenue year ended 31 July 2022
803 €3,	1	1	803	•	Revenue year ended 31 July 2023
וכח פא					Smiths Detection
<b>901</b>	ı	530	ı	371	Revenue year ended 31 July 2022
1,079 gev	ı	656	ı	423	Revenue year ended 31 July 2023
					John Crane
Fotal E1	Aprotoste fim	Encray (m	Security Security	m] Industrial	
rev			n : r : v		

2,5	3,037
•	757
	30
1,8	time 2.244
	ĽM1

### **ANALYSIS BY GEOGRAPHICAL AREAS**

The Group's revenue by destination and non-current operating assets by location are shown below:

assets and property, plant and Intangible assets, right of use

1,937		2,566		
39		242	340	World
76		421	493	cif c
498		480		
1.324	1,254	1,423		S
31 July 2022 £m	31 July 2023 Em	Year anded 31 July 2022 Em	Year ended 31 July 2023 Em	
eaurpmer.		Revenue		

Rest of V Asia Pac Europe America

> Revenue by destination attributable to the United Kingdom was £87m (FY2022: £75m). Other eographical areas as this was the geographic attribution of revenue used by management to view business performance. (23m). Revenue by destination has been selected as the basis for attributing revenue to evenue found to be significant included, the United States of America, totalling £^,383m (FY2022: 206m), China (excluding Hong Kong) £150m (FY2022: £132m) and Germany £143m (FY2022:

345m (FY2022: £340m). on-current assets held in the United States of America £1,181m (FY2022. £1,260m) and Germany on-current assets located in the United Kingdom total £123m (FY2022: £108m). Significant

### **OPERATING COSTS**

ne Group's operating costs for continuing operations are analysed as follows:

le of out a ober afting coats for continuing operations are aftatysed as follows:	- Continuing	anous a	die dilatyse	d as lonows			
		Year ended 31 July 2023	July 2023		Vear ended 31 July 2022	11 July 2022	-
	No Headline £m	Non-headline (note 3)	Total £m	Headline fm	Non-headline Inata 3  Em	Total Em	
Cost of sales – direct materials,	!	1					
labour, production and distribution overheads	1,919	I	1,910	1,605	I	1,605	
Selling costs	221	ı	221	200	ı	200	
Administrative expenses	90.5	8	504	351	300	651	
Transition services cost reimbursement	(10)	1	[10]	[7]	(	[7]	
Total	2,536	98	2,634	2,149	300	2,449	

re Smiths Medical Group, which is disclosed above as transition services cost reimbursement, ollowing the sale of the Smiths Medical business, the Group has provided transition services to

# PERATING PROFIT IS STATED AFTER CHARGING (CREDITING):

	Year ended	Year ended
	ď,	Em)
Research and development expense	Ĵ.	80
Depreciation of property, plant and equipment	42	38
Depreciation of right of use assets	32	30 -
Amortisation of intangible assets	Φ,	61
Russia impairment and related closure costs	ı	19
Transition services cost reimbursement	((-(1)	[7]

costs and £19m (FY2022: £15m) of customer funded R&D. Research and development (R&D) cash costs were £113m (FY2022: £107m) comprising £73m (FY2022: £80m) of R&D expensed to the income statement, £21m (FY2022: £12m) of capitalised

and low-value leases which were not included within right of use assets and lease liabilities. Administrative expenses include £2m (FY2022: £3m) in respect of lease payments for short-term

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### **AUDITORS' REMUNERATION**

The following fees were paid or are payable to the Company's auditors, KPMG LLP and other firms in the KPMG network, for the year ended 31 July 2023.

services comprise 6% (FY2022: 10%) of audit fees. assurance of the Group's Scope 1-3 Greenhouse Gas emissions metrics. Total fees for non-audit Audit-related assurance services include the review of the Interim Report and the limited reporting accountant services in connection with a class 1 disposal of Enil (FY2022: £0.3m). Other services comprise audit-related assurance services of £0.5m [FY2022: £0.5m] and fees for

to the audit of the prior year financial statements. In the current year, the Group has agreed £0.3m of additional fees with the Group auditors relating

## 3. NON-STATUTORY PROFIT MEASURES

### **HEADLINE PROFIT MEASURES**

adjustments. The items excluded from 'headline' are referred to as 'non-headline' items. disclosures on presentation of results in accounting policies for an explanation of the but is a key measure used by management to understand and manage performance. See the GAAP measure of profit is not intended to be a substitute for any IFRS measures of performance. by material non-recurring items or items considered non-operational/trading in nature. This non-The Group has identified and defined a 'headline' measure of performance which is not impacted

#### I. CONTINUING OPERATIONS NON-HEADLINE OPERATING PROFIT ITEMS

as follows: The non-headline items included in statutory operating profit for continuing operations were

(300)	(98)		operations
[61]	1	=	Non-headline items in operating profit – continuing
	[2]		Irrecoverable VAT on chain export transaction
ı	[36]		Restructuring costs
(51)	521	10	Amortisation of acquired intangible assets
			Other items
I	7	•	Cost recovery for John Crane, Inc. asbestos litigation
[7]	ااد.	23	Provision for John Crane, Inc. asbestos litigation
[2]	ā	23	Novement in provision held against Titeflex Corporation subrogation claims
			Non-headline titigation provision movements
[171]	<u></u>	œ	Retirement benefit scheme settlement loss
		&	Scheme administration costs
[43]	÷	œ	Past service credit/(costs) for benefit equalisation and improvements
			Legacy pension scheme arrangements
[5]			Business acquisition/disposal costs
			Acquisition and disposal related transaction costs and provision releases
[2]	ı		Unwind of acquisition balance sheet fair value uplift
1	[5]		Fair value loss on contingent consideration
			Post-acquisition integration costs and fair value adjustment unwind
Year ended 31 July 2022 Em	Year ended 31 July 2023 £m	Votes	

# Post-acquisition integration costs and fair value adjustment unwind

Following the sale of Smiths Medical to ICU Medical, Inc. (ICU) in FY2022, the Group holds a recognised on this financial asset. This is considered to be a non-headline item on the basis that the future share price performance of ICU. In FY2023 a fair value loss of £6m has been these charges result from acquisition accounting and do not relate to current trading activity. financial asset for the fair value of US\$100m additional sales consideration that is contingent on

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trading activity. The £2m charged in the prior period was due to the unwind of fair value uplifts or the acquisition of Royal Metal Products. Business combinations' has been recognised as non-headline as the charges do not relate to The impact of unwinding the acquisition balance sheet fair value adjustments required by IFRS 3

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# Acquisition and disposal related transaction costs and provision releases

dependent on the level of acquisition and disposal activity in the year employees working on transactions and were reported as non-headline because they are costs including the acquisition of Plastronics in FY2023. These costs did not include the cost of The £1m (FY2022: £5m) business acquisition/disposal costs represented incremental transaction

### Legacy pension scheme arrangements

The past service credit/(costs) comprises the following

- A net credit of £4m [FY2022: £19m debit] has been recognised in respect of equalisation of £12m and the release of £16m, recognised in previous years, following the identification of charges of retirement benefits for men and women. The net credit comprises a further liability additional evidence of the obligation for equalisation [see note 8 for further details]; and
- In the prior year £24m of costs were recognised following the TI Group Pension Scheme [TIGPS] executing an insurance buy-in policy.

relate to legacy pension liabilities. These past service credits/Icosts) are reported as non-headline as they are non-recurring and

retained in the scheme Smiths Group effectively has no economic exposure to these costs and they are paid from cash value of zero has been placed on the TIGPS surplus. These are non-headline charges as the As the Group has no expectation of receiving a retund from the scheme, an economic benefit Scheme administration costs of £2m [FY2022: £nit] relate to the TIGPS legacy pension scheme.

pension schemes. These items are considered non-headline as they are non-recurring and relate to legacy of Medical business. The prior year losses arose primarily on the buy-in of the TIGPS scheme settlement arrangements made between the Group and former employees of the now disposed Settlement losses of £1m (31 July 2022: £171m) on post-retirement benefit schemes relate to

### Non-headline litigation provision movements

claims and litigation relate to products that the Group no longer sells in these markets the provisions were treated as non-headline when originally recognised and the subrogation The following litigation costs and recoveries have been treated as non-headline items because

- by discount rate movements and a reduction in the expected costs to settle future claims. See The £7m credit (FY2022: £2m charge) recognised by Titeftex Corporation was principally driver note 23 for further details; and
- in US treasury bond yields. See note 23 for further details; and due to litigation costs of £31m offset by £15m of discount rate movements following an increase The £16m charge [FY2022: £7m] in respect of John Crane, Inc. asbestos litigation is principally
- In FY23 £7m [FY2022: £nil] of asbestos litigation costs were recovered by John Crane, Inc. via insurer settlements.

#### Other items

Acquisition related intangible asset amortisation costs of £52m (FY2022: £51m) were recognised result from acquisition accounting and do not relate to current trading activity. in the current period. This is considered to be a non-headline item on the basis that these charges

non-recurring and part of a pre-approved programme. next 18 months. The restructuring project is a non-headline expense as the costs are material expensed of which £26m has been paid to date, the remainder is forecast to be paid within the opportunities and improve efficiency. In FY2023 £36m of non-headline charges have been As announced in the FY2022 Annual Report, during FY2023 the Group has completed a restructuring project across the Group to better serve our customers, maximise growth

exempt when they should have been initially classified as subject to European VAT. This has been recovery of European VAT, which spans FY2023 and FY2024, so may have a material impact on the treated as non-headline as it relates to sıx years of past VAT practice and will involve payment and This error had resulted in certain intercompany chain export transactions being treated as VAT Group's headline cash conversion metric. The £2m of irrecoverable VAT 131 July 2022: £nil) relates to a historical VAT classification error

In the prior year a £19m charge has been recognised in relation to Russia impairment charges

### **NON-HEADLINE FINANCE COSTS ITEMS**

The non-headline items included in finance costs for continuing operations were as follows

(273)	[106]		taxation
27	[8]		Non-headline items in finance costs – continuing operations
22			Epreign exchange gain on intercompany loan with discontinued operations
-	ı	14	Fair value gain on investment in early stage business
1	Ξ		Other sundry financing losses
 ı	[2]		Interest payable on overdue VAT
 7	1	<b>∞</b>	Other finance income – retirement benefits
[3]	Ð	23	Unwind of discount on provisions
Year ended 51 July 2022 Em	Year ended 31 July 2023 £m	Nates	

provisions were originally recognised as non-headline and this treatment has been maintained for ongoing costs and credits unwind of discount on provisions, were excluded from headline finance costs because these The financing elements of non-headline legacy liabilities, including the £7m (FY2C22: £3m)

Other finance income comprises £7m (FY2022: £7m) of financing credits relating to retirement are a legacy of previous employee pension arrangements benefits. These were excluded from headline finance costs because the ongoing costs and credits

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The £7m of interest payable on overdue VAT [FY2022: £nil] relates to a historic VAT classification error. This was excluded from headline finance costs because the underlying issue was recognised as non-headline and this treatment has been maintained for ongoing costs and credits.

## NON-HEADLINE TAXATION (CHARGE)/CREDIT

The non-headline items included in taxation for continuing operations were as follows:

Non-headline taxation (charge)/credit- continuing operations Continuing operations - non-headline loss for the year	Increase in unrecognised UK deferred tax asset	Tax credit on non-headline loss	
	6	6	Notes
(13) (119)	[31]	18	Year ended 31 July 2023 £m
14 (259)	[5]	19	Year anded 31 July 2022 f m

## Movement in unrecognised UK deferred tax asset

These movements are reported as non-headline because the original credit, related to non-headline charges was reported as non-headline.

### II. DISCONTINUED OPERATIONS

The non-headline items for discontinued operations were as follows:

The non-fleadille items for discontinued openations were as lottows.		
	Year ended	Year ended
	31 July 2023	31 July 2022
	Ęm	£m
N1		:
Non-headline operating profit items		
Medfusion documentation remediation costs	ı	[33]
Impairment of investment in Ivenix, Inc. convertible debt	ı	[14]
Non-headline finance costs items		
Foreign exchange loss on intercompany loan with parent	1	[22]
Gain on sale of discontinued operation		
Gain on the sale of Smiths Medical to ICU Medical, Inc.	ō	1,036
Non-headline taxation items		
Tax on non-headline loss	ı	6
Non-headline items in profit from discontinued operations	6	973
Profit for the year – non-headline items for continuing and discontinued operations	[113]	714

In the current year the Group has recognised an additional £6m gain on transactions related to the sale of Smiths Medical. An £11m credit was released in respect of disposal and restructuring provisions, that are no longer required, and an offsetting additional £5m of provisions were charged in respect of potential indemnity, litigation and arbitration costs. These items are considered to be non-headline as they relate to discontinued former business activities.

In the prior period:

- Smiths Medical recognised a £33m provision against the costs of the remediation actions required to address each of the observations and discussion items contained in the US Food and Drug Administration for-cause audit findings on the Medfusion product range; and
- The decision by Smiths Medical to exit its commercial agreement with Ivenix, Inc. triggered an
  indicator of impairment to the carrying value of the Smiths Medical investment in Ivenix, Inc.
  and management impaired the entire £14m value of Smiths Medical's investment; and
- The £22m foreign exchange loss on intercompany loan with parent directly offsets the foreign exchange gain in continuing operations.

### 4. NET FINANCE COSTS

		!	
(14)	[43]		Net finance costs
27	ı		Non-headline finance cost items
7		œ	Net interest income on retirement benefit obligations
_	1	14	Fair value gain on investment in early stage business
(3)	[2]	ω	Unwind of discount on provisions
22	1	ω	Foreign exchange gain on intercompany loan with ciscontinued operations
			Non-headline finance cost items:
,	[8]		Other financing gains/(losses)
2	1		<ul> <li>other items including counterparty credit risk adjustments and non-hedge accounted derivatives</li> </ul>
ł	171		- interest on overdue VAT
Ξ	c 1		<ul> <li>retranslation of foreign currency bank balances</li> </ul>
[2]	સ્ત્		<ul> <li>foreign exchange and ineffectiveness on net investment hedges</li> </ul>
ಜ	*U		<ul> <li>valuation movements on fair value derivatives</li> </ul>
[32]	<u>a</u>		<ul> <li>valuation movements on fair value hedged debt</li> </ul>
			Other financing gains/(losses).
(41)	(35)		Headline net finance costs
(55)	7.		Interest expense
[3]			– Interest on leases
[40]	[]:		- other loans
[12]	10.3		<ul> <li>bank loans and overdrafts, including associated fees</li> </ul>
14	í ç		Interest income
1,	<del>,</del>		
ระสร ended 31 July 2022 Em	Year ended 31 July 2023 £m	Notes	

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### 5. EARNINGS PER SHARE

shareholders of the Company by the average number of ordinary shares in issue during the year. Basic earnings per share are calculated by dividing the profit for the year attributable to equity

	Year ended 31 July 2023 £m	Year ended 31 July 2022 Em
Profit attributable to equity shareholders for the year:		
- continuing	225	11
- discontinued	e	1.022
Total	231	1,033
Average number of shares in issue during the year (note 24)	352,891,120	386,678.211
Statutory earnings per share total - basic	65,5n	267.1p
Statutory earnings per share total - diluted	65. p	266.0p
Statutory earnings per share continuing operations – basic	43.8p	2.8p
Statutory earnings per share continuing operations – diluted	c3.4n	2.8p

of ordinary shares in issue during the year adjusted by the dilutive effect of employee share schemes. No options (FY2022: nil) were excluded from this calculation because their effect shareholders by 354,681,819 [FY2022: 388,349,758] ordinary shares, being the average number Diluted earnings per share are calculated by dividing the profit attributable to ordinary

A reconciliation of statutory and headline earnings per share is as follows:

	69.5	69.8	270	97.0	97.5	344	Headlire earnings per share – continuing operations
			259			113	Exclude Non-headline items (note 3)
7	2.8	28	=	63 4	638	225	Profit from continuing operations attributable to equity shareholders of the Parent Company
⊒	82.1	82.5	319	97.0	97.5	344	Headline earnings per share
. 1			[714]			Ξ.	Exclude: Non-headline items (note 3)
يا ا	266.0	267.1	1,033	65 (	65.5	231	Total profit attributable to equity shareholders of the Parent Company
, ਜ਼	Diluted EPS [p]	Basic EPS (p)	fm	Diluted EPS (p)	Basic EPS (p)	Ęm	
	Year ended 31 July 2022	Year endo		Year ended 31 July 2023	Year ende		

#### 6. TAXATION

taxes; product-specific taxes; and environmental taxes. The costs associated with these other taxes are included in profit before tax. addition to corporate income taxes including: payroll taxes; value added and sales taxes; property operate in over 50 countries across the world. They pay and collect many different taxes in This note only provides information about corporate income taxes under IFRS. Smiths companies

Ξ	32		
[3]	ı	<ul> <li>share-based payment</li> </ul>	6.0
1	32	<ul> <li>retirement benefit schemes</li> </ul>	
		Deferred tax:	
		Tax on items charged/(credited) to equity	₽ \ <u>P</u>
Year ended 31 July 2022 firm	Year ended 31 July 2023 Em		022
90	134	Total taxation expense in the consolidated income statement	
[14]	ند	'Von-headline taxation charge/(credit)	
104	121	Headline taxation expense	
		Analysed as	
90	134	otal taxation expense – continuing operations	
17	33	Deferred taxation	
73	105	Current taxation	3° -
5	(2)	<ul> <li>current tax adjustments in respect of prior periods</li> </ul>	æ ¦∹
68	2.1	– current income tax charge	6 -
		Continuing operations	0
		The taxation charge in the consolidated income statement for the year comprises:	≟ ຂ
vear ended 31 July 2027 £m	Year ended 31 July 2023 £m		11 )22

etirement schemes. he £32m (FY2022: £nil) charge to equity for retirement benefit schemes principally related to UK

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### **CURRENT TAXATION LIABILITIES**

(30)	At 31 July 2023
[J]	Corporation tax payable after more than one year
[74]	Current .ax payable within one year
47	Current tax receivable
	Comprising:
(30)	At 31 July 2023
92	Tax paid
[105]	Charge to income statement
(17)	At 31 July 2022
[3]	Corporation tax payable after more than one year
[64]	Current tax payable within one year
50	Current tax receivable
	Comprising:
(17)	At 31 July 2022
79	Tax paid
[//3]	Charge to income statement
[4]	Foreign exchange loss
(19)	At 31 July 2021
Ēm .	

risk of challenge from tax authorities to the geographic allocation of profits across the Group. Provisions for tax liabilities amount to £46m [FY2022: £38m] the majority of which relates to the

the Group's global operations fulfil ongoing tax compliance filing and transfer pricing obligations given the scale and diversity of domestic tax rules, new and ongoing tax audits in the Group's larger markets and the challenge to operating in a complex global environment, including the ongoing reform of both international and In addit on to the risks provided for, the Group faces a variety of other tax risks, which result from

may vary significantly from the amounts noted above. such items, it is possible at a future date, on conclusion of open tax matters, the final outcome Judgements concerning the ultimate outcome of the audit. Due to the uncertainty associated with months for which provisions are recognised based on best estimates and management's The Group anticipates that a number of tax audits are likely to conclude in the next 12 to 24

 $((X_{i,j})_{i=1}^n)_{i=1}^n ((i+1)^n)_{i=1}^n (i)$ 

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### RECONCILIATION OF THE TAX CHARGE

Current tax

26.0% [FY2022: 27.6%]. The headline tax charge for the year of £121m (FY2022: £104m) represents an effective rate of

rate of corporation tax in the UK, with a rate for FY2023 of 21.0% [FY2022: 19.0%]. The differences The tax charge on the profit for the year for continuing operations is different from the standard

are reconciled as follows:

	Year ended 31 July 2023 £m	√ear ended 31 July 2022 £m
Profit before taxation	366	103
Notional taxation expense at UK corporate rate of 21% [FY2022: 19.0%]	5.7	20
Different tax rates on non-UK profits and losses	₫.	13
Non-deductible expenses and other charges	24	<b>=</b>
Tax credits and non-taxable income	200	[6]
Non-headline UK deferred tax asset recognition adjustment	3 <u>1</u>	5
Other adjustments to unrecognised deferred tax	`	10
Non-tax relievable loss on UK pensions schemes	I	41
ax on Smiths Medical consolidation adjustments	ı	2
Prior year true-up	<u>a</u>	[6]
Total taxation expense in the consolidated income statement	134	90
Comprising:		
Taxation on headline profit	./.	104
Non-headline taxation items:		
- Tax credit on non-headline loss		[19]
<ul> <li>UK deferred tax asset recognition adjustment</li> </ul>	٠.٠٠	5
Taxation on non-headline items	73	[14]
Total taxation expense in the consolidated income statement	134	90

profits in those countries are different from the UK tax rate. The impact is shown above as imposed and tax regime reforms; acquisitions; disposals; restructuring activities; and different tax rates on non-UK profits and losses. The Group's worldwide business leads to the total tax charge. As a group operating in multiple countries, the actual tax rates applicable to consideration of a number of important factors which may affect future tax charges, such as: the settlements or agreements with tax authorities. levels and mix of profitability in different jurisdictions; transfer pricing regulations; tax rates The table above reconciles the notional taxation charge calculated at the UK tax rate, to the actual

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### **DEFERRED TAXATION ASSETS/(LIABILITIES)**

	Property, plant.					
	equipment and intangible	Employment	Losses			
	assals 1	b≏nefits ≦m	forward (m	Provisions (m	Other m	Total Cm
At 31 July 2021	(56)	(105)	144	78	ω	44
Reallocations	[15]	<b>→</b>	9	_	4	1
Charge to income statement –	`	л Э	ī (A)	[10]	[7]	117)
collections operations	4		(04)	19	: :	
Credit to equity	ı	ω	ı	ı	[4]	Ξ
Foreign exchange rate	2			5		٦
movements	[9]	ı	4	10	ı	G
At 31 July 2022	[76]	(51)	1 03	79	2	51
Comprising:						
Deferred tax assets	[3]	(56)	76	65	=	95
Deferred tax liabilities	[75]	5	27	14	(15)	[44]
At 31 July 2022	[76]	(51)	103	79	<u>3</u>	51
Reallocations	1	[2]	6	[3]	1	1
Charge to income statement – continuing operations	13	<u>[3</u>	[32]	₫	[2]	[29]
Credit to equity	i	32	ı	ı	r	32
Foreign exchange rate	;		ì			î.
movements	نب	[1]	[2]	<u>[</u>	2	12,
At 31 July 2023	(60)	[25]	75	66	2	52
Comprising:						
Deferred tax assets	(2)	[27]	50	50		95
Deferred tax liabilities	185	~.	>5	יח	[18]	(43)
At 31 July 2023	[60]	[25]	75	66	2	52

liabilities have not been recognised is immaterial temporary differences associated with investments in subsidiaries for which deterred tax relating to tax on unremitted earnings were £19m (FY2022: £19m). The aggregate amount of Of the amounts included within "Other", shown in the above table, as at 31 July 2023, amounts

Corporation. See note 23 for additional information on provisions. relating to John Crane Inc. litigation provision, and £9m (FY2022: £12m) relating to Titeflex [FY2022: Enit]. The deferred tax asset balance for provisions includes £51m (FY2022: £57m) asset ballance related to UK activities and included in the balance at 31 July 2023 amounted to Enil they will be recovered against the reversal of deferred tax liabilities. The closing net deferred tax future taxable profits against which the unutilised tax losses can be relieved or it is probable that The deferred tax asset relating to losses has been recognised on the basis of strong evidence of

### **UNRECOGNISED DEFERRED TAX**

The Group has £521m of unrecognised deferred tax relating to losses (FY2022: £335m)

erritories in which the losses arise. A summary of expiry dates in respect of which deferred tax he expiry date of operating losses carried forward is dependent upon the law of the various as not been recognised is set out below:

Total unrecognised deferred tax on losses	Unrestricted losses - operating losses	
521	521	2023 €m
1	Ne expiry	Expiry of losses
335	335	2022
:	No expiry	Expry of

bsses and £33m from a FY2022 change in local accounting method for tax purposes resulting in eferred tax liability, an increase of £75m relating to Detection and Interconnect USA current year omprises an increase of £78m that principally matches the reduction in the UK pensions dditional losses being booked in FY2023. nrecognised deferred tax relating to losses has increased by £186m (FY2022: £228m). This

### **EVELOPMENTS IN THE GROUP TAX POSITION**

ules relating to global minimum taxation called 'Pillar 2 rules', currently timetabled to apply ese rules globally. or Smiths). The Group will continue to monitor the development and future implementation of the UK to accounting periods beginning on or after 1 January 2024 lyear ended 31 July 2025 December 2021, the Organisation for Economic Co-operation and Development published

dditional tax payable is not expected to have a material impact on the Group. ocesses to enable compliance. Based upon our latest understanding, the current estimate of miths is actively working to fully understand the impact of the new rules and developing

#### **EMPLOYEES**

		Year ended 31 July 2023	July 2023		veer ended 31 July 2022	1 July 2022
	Continuing operations	Continuing Discontinued operations operations from £m	Total £m	Continuing operation -	Discontinued operations for	Total f n
Staff costs during the period						
Wages and salaries	802	I	802	700	91	791
Social security	92	ı	92	81	9	90
Share-based payment (note 9)	14	1	14	13	2	15
Pension costs (including defined contribution schemes) (note 8)	31	1	<u> </u>	29	បា	34
	939	ı	939	823	107	930

temporary contracts, rounded to the nearest 50 employees was: The average number of persons employed, including employees on permanent, fixed term and

21,950	16,150	Total
6,700	ì	Discontinued operations – Smiths Medical lin period to 6 January 2022)
15,250	16,150	Continuing operations
300	300	Corporate (including central/shared IT services)
2,500	2,800	Smiths Interconnect
3,300	3,750	Flex-Tek
3,100	3,250	Smiths Detection
6,050	6,050	John Crane
Year ended 31 July 2022	Year ended 31 July 2023	

#### KEY MANAGEMENT

to 110 remuneration are contained in the report of the Remuneration & People Committee on pages 98 Committee members. Their aggregate compensation is shown below. Details of Directors' The key management of the Group comprises Smiths Group plc Board Directors and Executive

Key management compensation		
Salaries and short-term employee benefits	12 0	103
Cost of reurement benefits	· ; /1	0.7
Cost of share-based incentive plans	40	4.7
No member of key management had any material interest during the period in a contract of significance (other than a service contract or a qualifying third-party indemnity provision) with the	period in a contract on tract on the contract of the contract	of with the
Company or any of its subsidiaries		

Company or any or its substitutines.

share-based incentive plans were: Options and awards held at the end of the period by key management in respect of the Company's

SAYE 16 £17.45 16 £	Restricted stock – 8	LT(P 1,580 1,411	Vear ended 31 July 2023     Year ended 31 July 2023     Year ended 31 July 2022       Weighted     Weighted     Weighted       Number of instruments     average exercise     Number of exercise     exercise       000     price     .020     price
£11.43			3" July 2022 Weighted average exercise price

144

(FY2022: key management compensation)

RELATED PARTY TRANSACTIONS

The only related party transactions in FY2023 were key management compensation

### 8. RETIREMENT BENEFITS

of America (US), post-retirement healthcare. Smiths provides retirement benefits to employees in a number of countries. This includes defined benefit and defined contribution plans and, mainly in the United Kingdom (UK) and United States

### **DEFINED CONTRIBUTION PLANS**

consolidated income statement in respect of all these plans was £31m (FY2022, £34m) the US a 401(k) defined contribution plan operates. The total expense recognised in the contribution plan has been offered since the closure of the UK defined benefit pension plans. In The Group operates defined contribution plans across many countries. In the UK a defined

# **DEFINED BENEFIT AND POST-RETIREMENT HEALTHCARE PLANS**

closed so that no future benefits are accrued. The principal defined benefit pension plans are in the UK and in the US and these have been

schemes are made on the advice of the actuaries, in accordance with local funding requirements actuaries in order to assess the liabilities of the schemes as at 31 July 2023. Contributions to the professionally qualified actuaries. These valuations have been updated by independent qualified For all schemes, pension costs are assessed in accordance with the advice of independent

# The changes in the present value of the net pension asset in the period were:

Year ended 31 July 2023 £m

Year ended 31 Juty 2022 £m

194	89	Net retirement benefit asset
(20)	1	Unrecognised assets due to surplus restriction
5	I	Retirement benefit obligations disposed of with Smiths Medical
ω	<u>.</u>	Actuarial (losses)/gains
9	ນ	Contributions by employer
7	-2	Finance income – retirement benefits
[3]	1	Settlements - discontinued operations
[214]	<b>2</b> -	Past service cost, curtailments, settlements – continuing operations
		Non-headline scheme administration costs
[4]		Headline scheme administration costs
[2]	[2]	Current service cost
1	-	Foreign exchange rate movements
413	194	At beginning of period
Year ended 31 July 2022 £m	Year ended 31 July 2023 €□	

disclosed within liabilities held for sale. The £413m net retirement benefit asset at the start of FY2022 included £5m of pension obligations

to agree funding plans to improve the position of a scheme when it is below the acceptable assess the scheme against this funding objective. The trustees and sponsoring companies need out in UK pension legislation. Scheme Irustees need to obtain regular actuarial valuations to Smiths Group's funded UK pension schemes are subject to a statutory funding objective, as set

to be paid from the Pension Protection Fund. These include imposing a schedule of contributions appropriate calculations or the calculation of the technical provisions, where a trustee and company fail to agree good administration and reduce the risk of situations arising which may require compensation The UK Pensions Regulator has extensive powers to protect the benefits of members, promote

### Smiths Industries Pension Scheme (SIPS)

strategy of the scheme. Trustee directors are responsible for the management, administration, funding and investment four member-nominated trustees, with an independent chairman selected by Smiths Group plc. plc). The board of trustee directors currently comprises four Company-nominated trustees and by a corporate trustee (S.I. Pension Trustees Limited, a wholly owned subsidiary of Smiths Group This scheme was closed to future accrual effective 1 November 2009, SIPS provides index-linked (to applicable caps) pension benefits based on final earnings at date of closure. SIPS is governed

results expected later in 2023. SIPS). The next actuarial valuation, due as at 31 March 2023, is currently in progress, with the circumstances relating to the Scheme's funding level in which contributions could be due to current expectation is that these contributions will not recommence (although there are the valuation agreement, no contributions are currently being paid to SIPS and the Group's funding basis at the valuation date and the funding position has improved since then. As part of Method as at 31 March 2020. The valuation showed a surplus of £34m on the Technical Provisions The most recent actuarial valuation of this scheme has been performed using the Projected Unit

weighted by the present value of those future pension payments assumption, which reduces the average time it takes to receive all future pension payments when and dependants. Durations have reduced primarily due to the increase in discount rate 19 years (FY2022: 20 years) for deferred members and 10 years (FY2022: 11 years) for pensioners The duration of SIPS liabilities is around 18 years (FY2022: 20 years) for active deferred members,

of the scheme. Smiths Group plc by refund, assuming gradual settlement of the liabilities over the lifetime Under the governing documentation of SIPS, any future surplus would be returnable to

been released following the identification of additional evidence of the obligation for equalisation year, a further liability of £12m has been recognised and £16m recognised in previous years has the expected impact of correcting this issue for certain sections of the scheme. In the current correctly. In FY2022, an additional liability of £19m was recognised as a past service cost to reflect used in the early 1990s to equalise retirement ages between men and women was implemented potential full buy-out in the future, a wider review is being carried out to determine if the method In SIPS, as part of ongoing data cleansing work being undertaken to prepare the scheme for a

> further material additional liabilities are expected resulting in a net credit to the income statement of £4m. The review remains ongoing however, no

support required from the Group. obligations. All of SIPS's collateral requirements in respect of the LDI assets were met, with no September 2022, this hedging policy meant that SIPS asset values fell, as did the value of its changes. During the significant volatility that followed the UK Government's mini budget in S PS uses a Liability Driven Investment (LDI) strategy to hedge against interest and inflation rate

### TI Group Pension Scheme (TIGPS)

is governed by a corporate trustee [TI Pension Trustee Limited, an independent company]. The linked (to applicable caps) pension benefits based on final earnings at the date of closure. TIGPS responsible for the management, administration, funding and investment strategy of the scheme baard of trustee directors comprises four Company-nominated trustees and four member-This scheme was closed to future accrual effective 1 November 2009. TIGPS provides indexnominated trustees, with an independent trustee director selected by the trustee. The trustee is

to fully buy-out the Scheme as soon as reasonably practical and within a period of four years. The liabilities are insured via seven buy-in policies. The final buy-in has been secured with an intention liabilities, by way of a bulk annuity buy-in with Rothesay Life plc. This means all of the scheme's In June 2022 the TIGPS trustee completed a deal to secure its remaining uninsured pension F×2022 income statement recognised a settlement loss of £171m in relation to the buy-in.

expectation of receiving a refund from the scheme and has placed an economic benefit value of service cost of £24m in relation to the derecognition of the remaining surplus. The Group has no expected to use any surplus remaining, after the costs of buying-out and winding up the scheme In terms agreed between the Group and the TIGPS trustee prior to the transaction, when TIGPS zero on the TIGPS surplus from 10 June 2022. have been met, to improve member benefits. The FY 2022 income statement recognised a past converts all of its buy-in policies to buy-out policies and subsequently winds up, the trustee is

converted to buy-outs and the legal obligation for payment of benefits is transferred to the buy-in assets. These liabilities and assets will be derecognised at the point the buy-in policies are part of the retirement benefit obligations on the balance sheet alongside the corresponding As TIGPS currently retains the legal obligation to pay all scheme benefits, TIGPS liabilities remain relevant insurers.

will be required. The next actuarial valuation, due as at 5 April 2023, is currently in progress, with Method as at 5 April 2020. The valuation showed a surplus of £22m on the Technical Provisions the results expected later in 2023 funding basis at the valuation date and the funding position has improved since then. Given HBPS's circumstances, the Group's current expectation is that no further contributions to HBPS The most recent actuarial valuation of this scheme has been performed using the Projected Unit

members, 18 years (FY2022: 19 years) for deferred members and 10 years (FY2022: 10 years) for The duration of the TIGPS liabilities is around 20 years [FY2022: 21 years] for active deferred pensioners and dependants

#### **US PENSION PLANS**

using census data at 1 January 2023. The valuations of the principal US pension and post-retirement healthcare plans were performed

at that date and are not revalued. Governance of the US pension plans is overseen by a Settlor Committee appointed by Smiths Group Services Corp, a wholly owned subsidiary of the Group The pension plans were closed with effect from 30 April 2009 and benefits were calculated as

active deferred members, 14 years (FY2022: 15 years) for deferred members and 10 years (FY2022: 10 years) for pensioners and dependants. The duration of the liabilities for the largest US plan is around 15 years (FY2022: 16 years) for

#### RISK MANAGEMENT

In respect of uninsured liabilities, the pensions schemes are exposed to risks that

- Investment returns are below expectations, leaving the schemes with insufficient assets in tuture to pay all their pension obligations;
- Members and dependants live longer than expected, increasing the value of the pensions which the schemes have to pay:
- Inflation rates are higher than expected, causing amounts payable under index-linked pensions to be higher than expected; and
- the current value of liabilities. Increased contributions are required to meet funding targets if lower interest rates increase

against changes in the value of liabilities caused by changes in interest and inflation rates supporting trustees in adopting investment strategies which aim to hedge the value of assets common approach of closing defined benefit schemes to cap members' entitlements and of These risks are managed separately for each pension scheme. However, the Group has adopted a

Across SIPS and TIGPS, approximately 60% of all liabilities are now de-risked through 11

return, longevity, inflation and funding risks in respect of those liabilities TIGPS has covered roughly 100% of liabilities with matching annuities, eliminating investment

corporate bond investments. inflation swaps and interest rate swaps. The strategy also takes into account the scheme's investment in gilts together with the use of gilt repurchase arrangements, total return swaps LDI strategy to hedge interest and inflation risks of the scheme's uninsured liabilities by return, longevity, inflation and funding risks in respect of those liabilities. It has also adopted a SIPS has covered roughly 33% of liabilities with matching annuities, eliminating investment

# The critical estimates and principal assumptions used in updating the valuations are set

nut holous			,			
on the town	2023 UK	2023 US	2023 Other	2922 K	70 <i>72</i> ijs	2022 Other
Rate of increase in salaries	n/a	n/a	2.5%	n/a	n/a	2.2%
Rate of increase for active deferred						
members	4.0%	n/a	n/a	4.0%	n/a	n/a
Rate of increase in pensions in payment	3.3%	n/ə	1.6%	3.4%	n/a	1.2%
Rate of increase in deferred pensions	3.3%	n/a	n/o	3.4%	n/a	n/a
Discount rate	5.1%	5.2%	2.8%	3.5%	4.5%	1.1%
Inflation rate	ىن نىن ~د	n/a	0.4 6	3.4%	n/a	1.3%

pension plans are set by the Group after consultation with independent professionally qualified countries outside the UK and USA, assumptions are disclosed as a weighted average. assumptions which, due to the timescale covered, may not necessarily occur in practice. For actuaries. The assumptions used are estimates chosen from a range of possible actuarial The assumptions used in calculating the costs and obligations of the Group's defined benefit

### Inflation rate assumptions

Only Curve with an Inflation Risk Premium of 0.2% p.a. The RPI inflation assumption of 3.3% has been derived using the Aon UK Government Gilt Prices

2020, and strongly implied that RPI will become aligned with CPI-H from 2030. No specific  $0.5\%\,p.a.$  [FY2022: 0.6% ] reflecting the Group's view on the market pricing of this gap over the assumptions for potential changes. The assumption for the long-term gap between RPI and CPI is allowance (beyond anything already priced into markets) has been factored into the RP pcst-2030 (FY2022: 0.2%) lifetime of the UK schemes' liabilities, i.e., 0.9% p.a. (FY2022: 1.0%) pre-2030 and C.1% p.a The Government's response to its consultation on RPI reform was published on 25 November

in future continues to be included in the defined benefit obligations shown below. change in the Group's constructive obligations and allowance for certain discretionary increases index-linked increases. The Board considered and declined a request from the Trustee of SIPS to combat high inflation. Consequently, the long-term inflation assumptions are similar to the prior inflation is expected to fall in the short term as the Bank of England increases interest rates to Short-term inflation has continued at rales higher than the Government's targets, though future recommend an additional discretionary increase to pensions in payment. However, there is no year. The full impact of current high inflation is mitigated to an extent by the caps in place on

### Discount rate assumptions

conditions and is not impacted by the change in discount rate methodology Curve was used. The increase in the discount rate assumption at 31 July 2023 arises from market same duration as that of the UK schemes, whereas in previous years the Aon GBP Select AA Select AA Curve, using the expected cash-flows from a notional scheme with obligations of the The UK schemes use a discount rate based on the annualised yield on the Aon GBP Single Agency

Watson's RATE:Link (10th - 90th) model using the Plan's expected cash-flows The US Plan uses a discount rate based on the annualised yield derived from Willis Towers

value of assets retirement benefit obligations, though there has also been a corresponding reduction in the and market illiquidity. A higher discount rate has led to a lower value being placed on the heightened political uncertainty, increases to interest rates to combat persistent high inflation though other factors have contributed to the continued rise in bond yields since then, including the significant volatility that followed the UK Government's mini budget in September 2022, The discount rate assumptions have increased significantly since the prior year, largely due to

#### Mortality assumptions

allowance for the impact of COVID-19, equivalent to a reduction in life expectancy of around 2022 CMI projections, with a smoothing factor of 7.0 and A parameter of 0.5%/0.25% [SIPS/ The assumption allows for future improvements in life expectancy in line with the 2021 latest birth year tables with relevant scaling factors based on the recent experience of the schemes The mortality assumptions used in the principal UK schemes are based on the latest 'SAPS S3 TIGPSI and blended to a long-lerm rate of 1.25%. The latest CMI projections incorporate

on future mortality COVID-19 remains uncertain and further data studies are underway to better predict the impact adjustment has been made to mortality assumptions in respect of COVID-19. The impact of year, projected forward generationally with the latest MP-2021 mortality scale. No explicit using the latest Pri-2012 sex-distinct, employee/non-disabled annuitant table, with a 2012 base The mortality assumptions used in the principal US schemes are based on generational mortality

Member who retires next year at age 65 Member, currently 45, when they retire in 20 years' time	Expected fur ther years of life		Member, currently 45, when they retire in 20 years' time	Member who retires next year at age 65	Expected further years of life	
21 <i>72</i>	Male 31 July 2023		70	21	Male 31 July 2023	
22 74	Female 31 July 2023		77.	23	Female 31 July 2023	
21 22	Ma-e 31 July 2022		. 23	22	Male 31 July 2322	
22	Female 31 July 2022	US schemes	25	24	Female 31 July 2022	UK schemes

#### SENSITIVITY

ir corporates the impact of certain correlating assumptions. In practice, such assumptions rarely at 31 July 2023 are set out below. These sensitivities show the hypothetical impact of a change in Sensitivities in respect of the key assumptions used to measure the principal pension schemes as each of the listed assumptions in isolation, with the exception of the sensitivity to inflation which

Market value of scheme assets – 2.5% increase	Discount rate - 0.25% increase	Rate of inflation – 0.25% increase	Rate of mortality – one year decrease in life expectancy	Rate of mortality – one year increase in life expectancy	
	L.3	<u>=</u>	2	[ <b>2</b> ]	Profit before tax for year ended 31 July 2023
30	[36]	23	[62]	60	Increase/ [decrease] in scheme assets 31 July 2023
1	61)	[23]	89	[88]	(Increase)/ decrease in scheme tiabilities 31 July 2023
: : 1	2	[3]	2	[2]	Profit before lax for year ended 31 July 2022
40	[49]	34	[84]	84	Increase/ idecrease) in schone assets 31 July 2022
; [ •	97	[69]	136	(135)	Iherease / decrease in scheme :rabilities 31 July 2022

because they affect the carrying value of the insurance assets The value of the scheme assets is affected by changes in mortality rates, inflation and discounting The effect on profit before tax reflects the impact of current service cost and net interest cost

#### Asset valuation

typically are invested in credit and cash assets. These funds are valued. The price of the funds is of the underlying assets held in the funds. Prices are generally updated daily, weekly or quarterly depending upon the frequency of the fund's dealing set by administrators/custodians employed by the investment managers and based on the value The pension schemes hold assets in a variety of pooled funds, in which the underlying assets

observable inputs. Bonds are valued using observable broker quotes. Gilt repurchase obligations are valued by the relevant manager, which derives the value using an industry recognised model with

are valued using observable inputs. between counterparties and do not have observable market prices. These derivative contracts Total return, interest and inflation swaps and forward FX contracts are bilateral agreements

actuarial valuation of the corresponding liability, reflecting this matching relationship identified groups of members. These assets are valued by an external qualified actuary at the Insured liabilities comprise annuity policies that match all or part of the scheme obligation to

cannot be paid to Smiths Group. employee benefits for the respective schemes, are not available to Smiths Group's creditors and related parties of Smiths Group, and the proceeds of the policies can only be used to pay or fund The insurance policies are treated as qualifying insurance policies as none of the insurers are

### Retirement benefit plan assets

3,314	22 3,:	225	3,067	Total market value
39	ı	1	39	Property
1,649	1	ı	1,649	Insured liabilities
558	ω	57	498	Government bonds/LDI
579	ı	167	412	Corporate bonds
379	1	1	379	<ul> <li>Pooled credit</li> </ul>
15	15	ı	ſ	<ul> <li>Pooled Diversified Growth</li> </ul>
ယ	ω	ı	ı	<ul> <li>Pooled equity</li> </ul>
				Pooled funds
92	_	_	90	Cash and cash equivalents
Tota.	Other Countries T	US Schemes	UK schemes	
- Ćm	31 July 2022 - £m			
2,573	20 2,	186	2,367	Total market value
7	ı	ı	~1	Property
1,323	<del> </del>	ı	1,3/3	Insured liabilities
897	(L	44	1/7	Government bonds/LDI
344	1	141	203	Corporate bonds
320	1	1	320	<ul> <li>Pooled credit</li> </ul>
13	သံ	ı	1	<ul> <li>Pooled Diversified Growth</li> </ul>
w	ιω	ı	ı	- Pooled equity
				Pooled funds:
95	_		29	Cash and cash equivalents
Total	Other countries T	US schemes	UK schemes	
Ę	31 July 2023 – £m			

The UK Government bonds/LDI portfolios contain £717m (FY2022: £960m) of UK Government bonds (gilts], £276m (FY2022: £476m) of gilt repurchase obligations and £18m of interest and inflation swap obligations (FY2022: £9m assets) and forward FX contracts with a net obligation of £2m (FY2022: £5m asset). These are held to hedge against foreign currency risk. The pooled funds, insured liabilities and property assets are unquoted. The scheme assets do not include an property occupied by, or other assets used by, the Group.

100 \$ 11.5

The asset valuations are effective as at the end of the period, consistent with the calculations determining the obligations, except for a small legacy commercial property investment which is due to be sold down over 2023. This investment is only valued at the end of each calendar quarter, so no valuation is available as at the period end. The Group considers taking the most recent available valuation to be appropriate given the size of the commercial property investment relative to the overall value of invested assets and wider commercial property market returns since the most recent valuation.

The Group acknowledges that responsibility for the effective management of the schemes issets lies primarily with the trustees, but also accepts that any risks inherent in the investment strategy, including ESG and climate risk, are ultimately underwritten by the Group. Consequently, he Group ensures that the trustees' investment strategy and statements of investment principles are compatible with the Group's wider sustainability strategy. For TIGPS, where all benefits are now secured by way of annuity purchase, all investment risks including ESG and climate risk, have already been eliminated through annuity purchase and the scheme's time horizon to full buy-in, nence exposure to investment risks including ESG and climate risk, continues to reduce.

# Present value of funded scheme liabilities and assets for the main UK and US schemes

[13]	1	309	Surplus/(deficit)	
ı	[2]	t	Surplus restriction	
225	1.155	1,912	Market value of scheme assets	
(238)	(1,135)	(1,603)	Present value of funded scheme trabilities	
[88]	[670]	[1,010]	- Densioners	
(109)	[442]	[561]	<ul> <li>Deferred members</li> </ul>	
[41]	[23]	[32]	<ul> <li>Active deferred members</li> </ul>	
			Present value of funded scheme liabilities:	any
US schemes	TIGPS	SAIS		<u></u> .
31 July 2022 – Cm	31.			
[16]	ı	195	Surplus/(deficit)	
ı	[1]	ſ	Surplus restriction	314
186	92.	1,446	Market value of scheme assets	39
(202)	(905)	(1,251)	Present value of funded scheme liabilities	649
[85]	15 <u>é</u> 11	[838]	- Pensioners	558
[86]	1325)	(388)	<ul> <li>Deferred members</li> </ul>	579
[31]	[]3,	[25]	<ul> <li>Active deferred members</li> </ul>	379
			Present value of funded scheme liabilities:	15
US schemes	TIGPS	SIPS		ω
31 July 2023 – £m	31 J			92

E)

### Net retirement benefit obligations

	:		í		
	194	(47)	[21]	262	Net nension asset/lliability)
	[115]	[47]	[21]	[47]	Retirement benefit liabilities
	309	1	1	309	Retirement benefit assets
					Comprising:
Movement in	194	[47]	. (21)	262	Net pension asset/(liability)
Actuarial ga	(97)	[42]	(8)	[47]	Present value of unfunded obligations
Actuarial ga	(7)	[2]	Ξ	[4]	Post-retirement healthcare
Experience	[90]	[40]	[7]	[43]	Unfunded pension plans
Difference b	291	[5]	[13]	309	Surplus/(deficit)
Re-measur	[20]	1	1	[20]	Surplus restriction
	(3,003)	[27]	[238]	[2,738]	Present value of funded scheme liabilities
	3,314	27	225	3,067	Market value of scheme assets
Amounts r	Total	Other countries	schames Sfl	schemes	
Non-headur	31 July 2022 – Em	51 2.			
		í			
Amounts	89	[43]	[23]	155	Net pension asset/(liability)
14001-0000	[106]	(43)	[23]	[67]	Retirement benefit liabilities
Non-headlin	195	ŀ	1	105	Retirement benefit assets
Non-headlin					Comprising:
Headline ad	89	[43]	(23)	155	Net pension asset/(liability)
The operation	185)	[38]	17.	(4 <sub>0</sub> )	Present value of unfunded obligations
0	[6]	[2]	- :	(3)	Post-retirement healthcare
Non-headin	[79]	[36]	. <u>.</u> .	[77]	Unfunded pension plans
Headline sch	174	(5)	(16)	195	Surplus/(deficit)
Sattlement	(16)	1	1	[15]	Surplus restriction
Past service	[2,383]	[25]	[202]	[2,156]	Present value of funded scheme liabilities
Current serv	2,573	20	186	2,367	Market value of scheme assets
	Total	Other countries	US schemes	UK schemes	
	31 July 2023 - £m	31 Ju			

# Amounts recognised in the consolidated income statement

<b>3</b>	(7)	eadline other finance income – retirement benefits
		nts credited to finance costs
220		
-43	: :3	eadline administrative expenses
171	_	eadline settlement loss
6	O	ne administrative expenses
		erating cost is charged as follows:
220	7	
i     1		eadline scheme administration costs
4	4	ne scheme administration costs
171	_	nent loss
43	D	ervice costs – benefit equalisations
2	2	it service cost
		its charged to operating profit
vear ended 31 July 2022 Cm	Year ended 31 July 2023 £m	

# mounts recognised directly in the consolidated statement of comprehensive income

	Year ended 31 July 2023 £m	Year ended 31 July 2027 Em
urements of retirement defined benefit assets and liabilities		!
e between interest credit and return on assets	[6e0]	[835]
ce gains on scheme liabilities	[54]	[31]
gains arising from changes in demographic assumptions	÷	_
gains/(losses) arising from changes in financial assumptions	528	868
nt in surplus restriction	<u> </u>	[20]
	[114]	(17)

the last keneficiary's obligation has been met.

balance sheet as a retirement benefit asset. The IAS 19 surplus of any one scheme is not available to fund the IAS 19 deficit of another scheme. The retirement benefit asset disclosed arises from

Where any individual scheme shows a recoverable surplus under IAS 19, this is disclosed on the

the rights of the employers to recover the surplus at the end of the life of the scheme, i.e., when

## Changes in present value of funded scheme assets

	At end of period	Benefits paid	Curtailment gains/llosses)	Assets distributed on settlements	Assets transferred on business disposal	Foreign exchange rate movements	Scheme administration costs	Employer contributions	Actuarial movement on scheme assets	Interest on assets	At beginning of period			At end of period	Benefits paid	Assets distributed on settlements	Foreign exchange rate movements	Scheme administration costs	Actuarial movement on scheme assets	Interestion assets	At beginning of period		Changes in present value of funded scheme assets
	3,067	[154]	ı	[180]	1	ı	<u>[</u>	ω	[773]	70	4,104	UK schemes		2,367	[102]	ı	ı	151	(638)	105	3,067	UK schemes	เร
	225	[16]	[9]	,	1	33	Ξ		[62]	00	272	schames US		186	[13]	<u>+ -</u>	[10]			9	225	US schemes	
	22	[5]	ı	,	[5]	1	1	_	ı	_	30	Other	31	20	[2:	,	ı	i	Ξ.	_	22	Other countries	31 h
	3,314	[175]	(9)	[180]	(5)	33	[4]	4	[835]	79	4,406	Total	31 July 2022 – f.m	2,573	[177]	[7]	(110)	[6]	[660]	116	3,314	Total	31 July 2023 – £m
Changes in present value of unfunded defined benefit pensions and post-retirement healthcare plans		At end of period	Benefits paid	Liabilities extinguished on settlements	Curtailment gains/(losses)	Liabilities transferred on business disposal	Ecreign exchange rate movements	Actuarial movement on liabilities	Interest on obligations	Past service costs	At beginning of period			At end of period	Benefits paid	Liabilities extinguished on settlements	Foreign exchange rate movements	Actuarial movement on liabilities	Interest on obligations	Past service costs	At beginning of period		Changes in present value of funded defined benefit obligations
benefit pensions		(2,738)	154	9	1	1	ı	761	[61]	[43]	(3,558)	schemes		(2,156)	.62	ı	1	510	[44]	4	(2,738)	UK schemes	nefit obligations
and post-r		[238]	16	1	6	ı	[33]	54	8	1	[273]	schemes		(202)	13	ယ	=	19	[10]	ı	(238)	US schemes	
etin	:	22							_		[38]	OH -r		[25]							(27)	Other	6.3
ement		[27]	OΠ	1	ı	Ŋ	í	2	=	1	9	ý -	31 Tuly 2022 – fm	55	٠.	'		.,	<u> </u>			v -1	31 July 2023 - £m

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		Assets		Obligations
	Year ended 31 July 2023 £m	Year ended 31 July 2022 £m	Year ended 31 July 2023 £m	Year onded 31 July 2022 Em
At beginning of period	1	ı	(98)	[124]
Current service cost	1	I	Ξ,	Ξ
Interest on obligations	1	I	<u></u>	[2]
Actuarial movement	1	1	<u>, , , , , , , , , , , , , , , , , , , </u>	21
Employer contributions	១	5		ı
Liabilities transferred on business				•
disposar Benefits paid	<u>[7</u> ]	<u>[5]</u> 1	- 1	တ ≄
Q	ı	1	(85)	(97)

90 g 1 = 0 0

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	Year ended 31 July 2023 £m	Year ended 31 July 2022 £m
Irrecove-able asset at beginning of period	(20)	ı
Actuarial movement on scheme assets	t	[20]
At end of period	(16)	(20)

#### Cash contributions

Company contributions to the defined benefit pension plans and post-retirement healthcare plans totalled £5m [FY2022: £9m]. No contributions were made to funded schemes in the year [FY2022: £3m to SIPS, £1m to Other]. During the year, £5m [FY2022: £5m] was spent on providing benefits under unfunded defined benefit pension and post-retirement healthcare plans.

In FY2024, cash contributions to the Group's schemes are expected to be up to £10m in total.

### 9. EMPLOYEE SHARE SCHEMES

The Group operates share schemes and plans for the benefit of employees. The nature of the principal schemes and plans, including general conditions, is set out below:

### LONG-TERM INCENTIVE PLAN (LTIP)

The LTIP is a share plan under which an award over a capped number of shares will vest after the end of a three-year performance period if performance conditions are met. LTIP awards are made to selected senior executives, including the Executive Directors.

### LTIP performance conditions

Each performance condition has a threshold below which no shares vest and a maximum performance target at or above which the award vests in full. For performance between 'threshold' and 'maximum', awards vest on a straight-line sliding scale. The performance conditions are assessed separately: so performance on one condition does not affect the vesting of the other elements of the award. To the extent that the performance targets are not met over the three-year performance period, awards lapse. There is no re-lesting of the performance conditions.

LTIP awards have performance conditions relating to organic revenue growth, growth in headline EPS, RDCE, free cash-flow and meeting ESG targets.

### SMITHS EXCELLENCE PLAN (SEP)

The last Smiths Excellence Plan (SEP) grant was issued in October 2019, vested on 31 July 2021 and exercised in October 2021. No further SEP awards have been made.

#### RESTRICTED STOCK

Restricted stock is used by the Remuneration & People Committee, as a part of recruitment strategy, to make awards in recognition of incentive arrangements forfeited on leaving a previous employer. If an award is considered appropriate, the award will take account of relevant factors including the fair value of awards forfeited, any performance conditions attached, the likelihood of those conditions being met and the proportion of the vesting period remaining.

### SAVE AS YOU EARN (SAYE)

The SAYE scheme is an HM Revenue & Customs approved all-employee savings-related share option scheme which is open to all UK employees. Participants enter into a contract to save a fixed amount per month of up to £500 in aggregate for three years and are granted an option over shares at a fixed option price, set at a discount to market price at the date of invitation to participate. The number of shares is determined by the monthly amount saved and the bonus paid on maturity of the savings contract. Options granted under the SAYE scheme are not subject to any performance conditions.

£0 97	(2 / 33)	(229)	3	190	[198/]	l ansed
£0.97	[2,433]	[229]	[30]	[190]	[1,984]	Lapsed
£1.90	(838)	[138]	[163]	[313]	(224)	Exercised
€0.71	2,634	167	212		2,255	Granted
: ' 1		: !	i r	[348]	348	Reclassification
£1.63	6,915	1,085	64	851	4,915	31 July 2021
Weighted price	Ictal	Save as you garn scheme	Restricted stock	SEP	Long-term incentive plans	Crdinary shares under option/award (1000)

Options and awards were exercised on an irregular basis during the period. The average closing share price over the financial year was 1,629.8p (FY2022: 1,476.3p). There has been no change to the effective option price of any of the outstanding options during the period. The number of exercisable share options at 31 July 2023 was nil (31 July 2022: nil).

				and in fact	
		Weighted average		avtrage	
	Total shares under	remaining	Total shares under	remaining	-
Range of exercise prices	options/awards at 31 July 2023 (1000)	options/awards contractual at 31 July 2023 life at 31 July 2023 (months)	options/awards at 31 July 2022 [ 000]	s contractuar 2 lite at 3 fully 2022 3 imonths l	
£0.00 - £2.00	4,915	17	5,393	19	
£6.01 - £10.00	444	6	490	18	
£10.01 - £12.00	514	33	. 395	. 29	

For the purposes of valuing options to arrive at the share-based payment charge, the binomial option pricing model has been used. The key assumptions used in the model were volatility of 25% to 20% [FY2022: 25% to 20%] and dividend yield of 2,4% [FY2022: 2,6%], based on historical data, for the period corresponding with the vesting period of the option. These generated a weighted average fair value for LTIP of £15.03 [FY2022: £14.81], and restricted stock of £14.60 [FY2022: £14.59]. Staff costs included £14m [FY2022: £15m] for share-based payments, of which £13m [FY2022: £14m] related to equity-settled share-based payments.

In addition to goodwill, acquired intangible assets comprise

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### 10. INTANGIBLE ASSETS

	THE I MORE ABOVE OF STATE OF S	Net book value at 31 July 2022	Net book value at 31 July 2023	At 31 July 2023	Disposals	Amortisation charge for the year	Foreign exchange rate movements	At 31 July 2022	Impairment charge for the year	Amortisation charge for the year	Foreign exchange rate movements	At 31 July 2021	Amortisation and impairments	At 31 July 2023	Disposals	Additions	Business combinations	Foreign exchange rate movements	At 31 July 2022	Additions	Foreign exchange rate movements	At 31 July 2021	Cost	
		1,244 1 <b>1</b> /8	1,209	64	ı	1	[3]	67	4	i	4	59		1,273	ı	1	?	(57)	1,311	1	104	1,207		Goodwilt £m
	<u>, , , , , , , , , , , , , , , , , , , </u>	51 42	69	124	1	2	Ξ	123	ı	ω	6	114		193	Ē	21	I	[2]	174	12	6	156		D⊷v-lepment costs [m
	2,1	257 275	206	406	1	75	[19]	373	ı	51	35	287		612	1		13	[31]	630	ı	68	562		Acquired intangibles (see table below) fire
	٤ .	ష్ణ చ	37	122	[38]	7	4	157	ı	7	6	144		159	[38]	7	ı	<u></u>	193	6	10	177		Software, calents and inhe hectual property fin
	1,470	1,588 1 /98	1,521	716	[38]	<u>\$</u>	[27]	720	4	61	51	604		2,237	[38]	28	20	[81]	2,308	<del>1</del> 8	188	2,102		Total f m
period: 5 years):		<pre>period: 4 yearsl; = f48m of custom</pre>	<ul> <li>E53m of a</li> </ul>	Individually		Net book value at 31 July 2021	Net book value	Net book value at 31	At 31 July 2023	Charge for the year	Foreign exchange rat	At 31 July 2022	Charge for the year	Foreign exc	At 31 July 2021	Amortisation	At 31 July 2023	Business combinations	Foreign excha	At 31 July 2022	Foreign exch	At 31 July 2021	Cost	
ears):	amortisation period: 6 years); £27m of customer-related intangibles attributable	years); years);	customer-related intangibles attributabl	Individually material intangible assets comprise:		at 31 July 2021	Net book value at 31 July 2022	ue at 31 July 2023	)23	he year	ange rate movements	122	ne year	<sup>-</sup> oreign exchange rate movements	)21		23	binations	oreign exchange rate movements	2	oreign exchange rate movements	21		
ears):	tion period: 6 years): customer-related intangibles attributable to Royal Meta	years); customer-related intangibles attributable to Morpho D	customer-related intangibles attributable to United Fle	material intangible assets comprise:		at 31 July 2021 12	e at 31 July 2022 11		)23 9	he year 1	ange rate movements -	)22 8	nc year 2	hange rate movements	5		23 20	binations 1	nge rate movements	2 19	ange rate movements 2	21 17		Palents, I centres and trademaks Em
ears):	tion period: 6 years); customer-related intangibles attributable to Royal Metal (remainin	years); customer-related intangibles attributable to Morpho Detection (re	customer-related intangibles attributable to United Flexible (rema	material intangible assets comprise:		at 31 July 2021 12 67	e at 31 July 2022 11 65		)23 9 92	he year 1 ii	ange rate movements – (c)	922 8 87	ne year 2 10	hange rate movements 1 10				binations 1 2	nge rate movements -  c			21 17 134		Technology £m
ears)	amortisation period: 6 years): £27m of customer-related intangibles attributable to Royal Metal (remaining amortisation	period: 4 years]; 648m of customer-related intangibles attributable to Morpho Detection (remaining	£53m of customer-related intangibles attributable to United Flexible (remaining amortisation	material intangible assets comprise:		. 12		July 2023 11	9	1	e movements –	00	2	1	v,		20		•	19	2	17		

the consolidated income statement. The charge associated with the amortisation of intangible assets is included in operating costs on £24m of development cost intangibles attributable to a computed tomography programme in

£18m of development cost intangibles attributable to a X-ray diffraction programme in

Detection that is currently under development; and

Detection that is currently under development

period: 5 years);

1 1 1

1000

#### 11. IMPAIRMENT TESTING GOODWILL

Goodwill is tested for impairment at least annually or whenever there is an indication that the carrying value may not be recoverable.

Further details of the impairment review process and judgements are included in the 'Sources of estimation uncertainty' section of the 'Basis of preparation' for the consolidated financial statements.

For the purpose of impairment testing, assets are grouped at the lowest levels for which there are separately identifiable cash-flows, known as cash generating units [CGUs], taking into consideration the commonality of reporting, policies, leadership and intra-divisional trading relationships. Goodwill acquired through business combinations is allocated to groups of CGUs at a divisional (or operating segment) level, being the lowest level at which management monitors performance separately.

The carrying value of goodwill at 31 July is allocated by division as follows:

		1 1 7 111			
	51	1,244	4	1,209	
	_	27/4			Smiths Interconnect
	_	194	- 4	183	Flex-Tek
1	2	644	_	*	Smiths Detection
	_	132	_	131	John Crane
	2022 Number of CGUs	2022 £m	2023 Number of CGUs	. 2023 £m	

 In FY2022 the Smiths Detection CGU was restructured. The Detection Russia business split into a separate CGU and subsequently fully impaired.

### Critical estimates used in impairment testing

The recoverable amount for impairment testing is determined from the higher of fair value less costs of disposal and value in use of the CGU. In assessing value in use, the estimated future cash-flows are discounted to their present value using a post-tax discount rate that reflects current market assessments of the time value of money, from which pre-tax discount rates are determined.

Fair value less costs of disposal is calculated using available information on past and expected future profitability, valuation multiples for comparable quoted companies and similar transactions (adjusted as required for significant differences) and information on costs of similar transactions. Fair value less costs to sell models are used when trading projections in the strategic plan cannot be adjusted to eliminate the impact of a major restructuring.

The value in use of CGUs is calculated as the net present value of the projected risk-adjusted cash-flows of each CGU. These cash-flow forecasts are based on the FY2024 business plan and the five-year detailed divisional strategic projections which have been prepared by divisional management and approved by the Board.

The principal assumptions used in determining the value in use were:

- Revenue: Projected sales were built up with reference to markets and product categories.
   They incorporated past performance, historical growth rates and projections of developments in key markets;
- Average earnings before interest and tax margin: Projected margins reflect historical performance, our expectations for future cost inflation and the impact of all completed projects to improve operational efficiency and leverage scale. The projections did not include the impact of future restructuring projects to which the Group was not yet committed;
- Projected capital expenditure: The cash-flow forecasts for capital expenditure were based on past experience and included committed ongoing capital expenditure consistent with the FY2024 budget and the divisional strategic projections. The forecast did not include any future capital expenditure that improved/enhanced the operation/asset in excess of its current standard of performance;
- Discount rate: The discount rates have been determined with reference to illustrative weighted average cost of capital [WACC] for each CGU. In determining these discount rates, management have considered systematic risks specific to each of the Group's CGUs. These risk adjusted discount rates have then been validated against the Group's WACC, the WACCs of the CGU's peer group and an average of discount rates used by other companies for the industrics in which Smiths divisions operate. Pre-tax rates of 11.4% to 13.0% [FY2022: 11.3% to 12.3%] have been used for the impairment testing; and
- Long-term growth rates: For the purposes of the Group's value in use calculations, a long-term growth rate into perpetuity was applied immediately at the end of the five-year detailed forecast period. CGU-specific long-term growth rates have been calculated by revenue weighting the long-term GDP growth rates of the markets that each CGU operates in. The long-term growth rates used in the testing ranged from 2.2% to 2.7% [FY2022: 1.7% to 2.4%]. These rates do not reflect the long-term assumptions used by the Group for investment planning.

Of the principal assumptions above, the key assumptions that the impairment models are most sensitive to are: the revenue growth assumption; the average earnings before interest and tax margin assumption; and the discount rate assumption.

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The assumptions used in the impairment testing of CGUs with significant goodwill balances were as follows:

2.1%	1.7%	2.4%	1.9%	Long-term growth rates
17.8%	19.7%	14.1%	24.9%	Average earnings before interest and tax margin
6.0%	3.8%	3.8%	5.3%	Revenue – compound annual growth rate over projection period
5 years	5 years	5 years	5 years	Period covered by management projections
9.3%	9.2%	8.7%	9.1%	- post-tax
11.5%	11.7%	11.3%	12.3%	Discount rate - pre-tax
Value in use	Value in use	Value in use	Value muse	Basis of valuation
266	187	640	132	Net book value of goodwill (£m)
Smiths Interconnect	Flex-Tek	Smith: Detection	John Cran-	
As a' 31 May 2022	As			
2.5%	2.2%.	24%	2.75	Long-term growth rates
18.6%	19.5%	14.5%	24.6°	Average earnings before interest and tax margin
4.7%	3,4%	د. (۲ ۲	J.39;-	Revenue – compound annual growth rate over projection period
70	19	N2 +3	77	Capital expenditure – annual average over projection period [Em]
ว์ years	5 years	5 years	5 years	Period covered by management projections
9,4%	0.40%	939.	9.7%	– post-tax
11.5%	11.8%	12.2%	13.0%	Discount rate - pre-tax
Value in use	Value n'use	Value in use	Value in use	Basis of valuation
279	19	549	135	Net book value of goodwill [£m]
Smiths Interconnect	Flex-Tek	Smiths Detection	John Crane	
As at 31 May 2023	As			

Forecast earnings before interest and tax have been projected using:

- Expected future sales based on the strategic plan, which was constructed at a market level
  with input from key account managers, product line managers, business development and
  sales teams. An assessment of the market and existing contracts/programmes was made to
  produce the sales forecast; and
- Current cost structure and production capacity, which include our expectations for future cost inflation. The projections did not include the impact of future restructuring projects to which the Group was not yet committed.

#### Sensitivity analysis

Smiths Detection is the only CGU of the Group that has limited goodwill impairment testing headroom. For all of the Group's other CGUs the recoverable amount of the CGU exceeded the carrying value, on the basis of the assumptions set out in the preceding tables and any reasonably possible changes thereof.

The estimated recoverable amount of the Smiths Detection CGU exceeded the carrying value by £225m. Any decline in estimated value in use in excess of this amount would result in the recognition of impairment charges.

Management recognise that the goodwill impairment lesting headroom of the Smiths Detection C3U is most sensitive to movements in the revenue growth rate, the EBIT margin and the discount rate assumptions. Of these key assumptions, management consider that the EBIT margin assumption is the most sensitive.

The Smiths Detection financial model assumes that EBIT margins grow from 11.2% in FY2023 to an average of 14.5% over the five-year financial model period. This increase in EBIT margin is principally driven by a change in revenue and profit mix, with the proportion of higher margin aftermarket revenue growing over the five-year projection period.

Management considers that it is plausible that this margin growth may not be fully captured by the business. For the CGU to be impaired, the average EBIT margin over the five-year financial model would have to be less than 12.3%; management recognises this to be a reasonably

model would have to be less than 12.3%; management recognises this to be a reasonably plausible downside scenario.

If the assumptions used in the impairment review were changed to a greater extent than as presented in the following table, the changes would, in isolation, lead to impairment losses being recognised for the year ended 31 July 2023:

Post-tax discount rate	Average earnings before interest and tax margin	Revenue — compound annual growth rate [CAGR] over five-year projection period	Change required for carrying value to equal recoverable amount – FY2022	Post-tax discount rate	Average earnings before interest and tax margin	Revenue – compound annual growth rate [CAGR] over five-year projection period	Change required for carrying value to equal recoverable amount – FY2023
+70 bps increase	-130 bps decrease	-240 bps decrease	Smiths Detection	• '40 bps increase	-220 bps decrease	-کسا bps decrease	Smiths Detection

Note: Long-term growth rates are not included in the sensitivity tables above as management consider that there is no reasonably possible change in long-term growth rate that would result in an impairment.

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### **INTANGIBLE ASSETS** PROPERTY, PLANT AND EQUIPMENT, RIGHT OF USE ASSETS AND FINITE-LIFE

indication that those assets have suffered an impairment loss. equipment, right of use assets and finite-life intangible assets to determine whether there is any At each reporting period date, the Group reviews the carrying amounts of its property, plant,

were used to determine the recoverable values of these assets. and acquired intangibles where there were indications of impairment. Value in use calculations tests were carried out for capitalised development costs that have not yet started to be amortise The Group has no indefinite life intangible assets other than goodwill. During the year, impairme

12. PROPERTY, PLANT AND EQUIPMENT	QUIPMENT				ב ב
			flixtures.		Q 2
	Lardand	Flantard	tools and	<b>1</b>   ·	۵
	u)	fm fm	u J Leandinba	m)	Đ
Cost or valuation					A
At 31 July 2021	172	388	122	682	Fc
Foreign exchange rate movements	14	37	6	57	우
Additions	4	42	6	52	Ð
Disposals	[14]	[10]	[5]	[29]	A
At 31 July 2022	176	457	129	762	F
Foreign exchange rate movements	[6]	[14]	[2]	[22]	유
Business combinations	ı	£.	ı	2	De
Additions	Ü.	يد	 	:5	Ą
Disposals	(2)	[115]	117	[34]	Z
At 31 July 2023	178	463	120	, 761	Z
Depreciation					·Z
At 31 July 2021	106	260	104	470	
Foreign exchange rate movements	9	25	ហ	39	
Charge for the year	7	24	7	38	
Disposals	[14]	(10)	[4]	{281	
At 31 July 2022	108	299	112	519	
Foreign exchange rate movements	[ <del>-</del> -]	[8]	[2]	[14]	
Charge for the year	ന	25	٥	42	
Disposals	[2]	[14]	[17]	[33]	
At 31 July 2023	110	302	102	514	
Net book value at 31 July 2023	68	161	18	247	
Net book value at 31 July 2022	68	158	17	243	
Net book value at 31 July 2021	66	128	18	212	

### 13. RIGHT OF USE ASSETS

Properties	Vehi. e.	Equipment	Total
[m	Ĺ'n	±.	£m
146	17	<u> </u>	164
12		ı	13
18	4	ı	22
[2]	Ξ	ı	<u>3</u>
174	21		196
(6)	Ξ	ı	[7]
277			35
[5]	1	ı	[5]
190	27	2	219
46	10	ı	56
ហ	_	ı	6
25	ວາ	ı	30
$\Xi$	Ξ	ı	[2]
75	15	1	90
[7]	ı	ı	[7]
27	4	_	32
[7]	ı	ı	[4]
94	19		114
9,6	00	1	105
99	6	_	106
. 100	7	_	108
	146 12 18 [2] 172 172 [5] 27 [6] 27 [6] 27 [75 [6] 27 [6] 27 [6] 29 99		17 17 19 19 19 19 19 19 19 19 19 19 19 19 19

# 14. FINANCIAL ASSETS - OTHER INVESTMENTS

7 🖫	್ಷ	[17] <b>347</b>	Fair value change through other comprehensive income At 31 July 2023
,	<u>z</u> .	ı	Fair value change through profit and loss
<b>60</b>	19	364	At 31 July 2022
=	1	[62]	Fair value change through other comprehensive income
_	[11]	1	Fair value change through profit and loss
[4]	ı	ſ	Disposal
4	30	426	Additions
	ı	ı	Foreign exchange rate movements
7	ı	ı	At 31 July 2021
			Cost or valuation
businesses	Inclined for the form	Inc equity fire	
contingent in early stage	Contingent	100 Medical.	
Duferred Investments	Duferred	ni tnament in	

Following the sale of Smiths Medical the Group has recognised a financial asset for its investment in 10% of the equity in ICU Medical, Inc (ICU) and a financial asset for the fair value of US\$100m additional sales consideration that is contingent on the future share price performance of ICU.

The Group's investments in early-stage businesses are in businesses that are developing or commercialising related technology. Cash collateral deposits represent amounts held on deposit with banks as security for liabilities or letters of credit.

#### 15. INVENTORIES

		460	ı
570	Total inventories 637	_	1
277	Finished goods	=	4
106	Work in progress		
187	Raw materials and consumables	Ęm.	3
.31 July 2022 Em	31 yeoz yeu L 16 Em	Total	를 느 뜻

Ir FY2023, operating costs included £1,622m (FY2022: £1,323m) of inventory consumed, £26m (FY2022: £12m) was charged for the write-down of inventory and £16m (FY2022: £12m) was

released from provisions no longer required.

570	637	In ventory after provisions
[53]	(£0.	Inventory provision
623	505	
131	158	Gross value of inventory partly or fully provided for
497	541	Gross inventory carried at full value
31 July 2022 £m	31 July 2023 £m	INVENTORT PROVISIONING

## 16. TRADE AND OTHER RECEIVABLES

31 July 2023 £m

31 July 2022 £m

	Other receivables	Contract assets	Propayments	Trade receivables	Current		Other receivables	Contract assets	Trade receivables	Non-current
772	118	12	Į.	427		75	ഹ	Ŏ, II	>	
738	72	127	33	506		69	10	58	_	

Trade receivables do not carry interest. Management considers that the carrying value of trade and other receivables approximates to the fair value. Trade and other receivables, including accrued income and other receivables qualifying as financial instruments are accounted for at amortised cost. The maximum credit exposure arising from these financial assets was £744m (F×2022: £726m).

30 - 30 1 (120 M + 1) (4

£15m) decrease due to foreign currency translation losses. Interconnect and Smiths Detection, offset by £9m decreases in John Crane and £7m (FY2022: increases in contract asset balances of £19m (FY2022: £19m) principally within Smiths does not align with the agreed payment schedule. The main movements in the year arose from Contract assets comprise unbilled balances not yet due on contracts, where revenue recognition

arisen from operating activities. costs. The cash received via these schemes was classified as an operating cash inflow as it had discounting were £2m (FY2022: less than £1m), charged to the income statement within financing FY2023 balance sheet was that trade receivables were reduced by £26m [2022: £19m]. Costs of receivables through these schemes (FY2022: £92m). The impact of invoice discounting on the known as invoice discounting or factoring. During FY2023 the Group collected £128m of allow their suppliers to sell trade receivables, without recourse, to banks. This is commonly A number of Flex-Tek's and Interconnect's customers provide supplier finance schemes which

Federal Government, representing 7% (FY2022: 7%) of Group revenue. exposure spread over a large number of customers. The largest single customer was the US and third-party credit ratings. The Group has no significant concentration of credit risk, with appropriate, a credit limit is set for the customer based on previous experience of the customer reflect country risk premium. Credit risk is managed separately for each customer and, where offs used as a basis, adjusted for factors that are specific to the debtor, general economic conditions of the industry in which the debtor operates and a default risk multiplier applied to Trade receivables are disclosed net of provisions for expected credit loss, with historical write-

36	30	Carried forward loss allowance at the end of the year
[8]	[9]	Amounts written off or recovered during the year
∞	4~	Increase in altowance recognised in the income statement
4	[1]	Exchange adjustments
32	òò	Brought forward loss allowance at the start of the period
31 July 2022 (^^	31 July 2023 £m	
		Movement in expected credit loss allowance
507	495	Trade receivables
[36]	(30)	Expected credit loss allowance provision
543	525	
54	45	Trade receivables which are more than 120 days overdue
7	œ	Trade receivables which are between 91-120 days overdue
11	12	Trade receivables which are between 61-90 days overdue
24	Ô	Trade receivables which are between 31-60 days overdue
51	52	Trade receivables which are between 1–30 days overdue
396	380	Trade receivables which are not yet due
31 July 2022 fm	31 July 2023 £m	AGEING OF TRADE RECEIVABLES

### 17. TRADE AND OTHER PAYABLES

_	682	723	
-	130	19.	Contract liabilities
	183	200	Accruals
	30		Other taxation and social security costs
	57		Other payables
	282	7.2	Trade payables
			Current
_	46	40	
	33	27	Contract liabilities
-	13	<del></del>	0:her payables
			Non-current
	3' July 2022 fm	31 July 2023 £m	

financial payables" in note 21. Instruments, are accounted for at amortised cost and are categorised as "Trade and other Trade and other payables, including accrued expenses and other payables qualifying as financial

payments being made in advance of revenue recognition. The movement in the year arises primarily from the long-term contracts of the Smiths Detection division where invoicing under Contract liabilities comprise deferred income balances of £186m (FY2022: £163m) in respect of Smiths Detection business. liabilities balance. This revenue primarily relates to the delivery of performance obligations in the recognised in the year includes £97m (FY2022: £113m) that was included in the opening contract milestones precedes the delivery of the programme performance obligations. Revenue

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### 18. BORROWINGS AND NET DEBT

hedge accounting. financing position. Net debt includes accrued interest and fair value adjustments relating to This note sets out the calculation of net debt, an important measure in explaining our

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# ANALYSIS OF FINANCIAL DERIVATIVES ON BALANCE SHEET

<u>3</u>	(20)	[27]	4		At 31 July 2022
(3)	1	[7]	4	ı	Ebreigh exchange forward contracts
[40]	(20)	(20)	I	1	Derivatives managing interest rate risk and currency profile of the debt
(15)	[18]	[2]	: - 51	1	At 31 July 2023
ω	ı	[2]	ψı	ı	Foreign exchange forward contracts
[18]	8:	1	1	1	Derivatives managing interest rate risk and currency profile of the debt
Net balance Cm	Non-current liabilities fin	Current habilities fire	Current assets fim	Non-current assets fim	

# MOVEMENTS IN ASSETS/(LIABILITIES) ARISING FROM FINANCING ACTIVITIES

Changes in net debt

	Cash and rash equivalents Em	Other short-term borrowings	Long-term borrowings £m	Interest rate & cross- currency swaps £m	Net debt Em	Charges in Total other financing liabilities ilems "X from financing contracts activities (m £m	Total liabitities om financing activities
lt 31 July 2022	1,056	(538)	(628)	[40]	(150)	(3)	[153]
oreign exchange Jains/(losses)	[10]	[21]	[10]	1	[41]	[4,031]	[4,072]
let cash inflow rom continuing	î E	1		·			
perations	[761]	564	1	œ	[189]	4,031	3,842
Vet movement rom new leases							
atoroct pate		3			0		(c)
redge fair value							
rovements	1	(2)	16	ı	4,	ı	14
Revaluation of derivative contracts	1	I	1	14	1,4	6	20
nterest expense							
aken to income							
tatement*	1	28	1	1	28	1	28
nterest paid	ı	[29]	1	ı	[29]	1	[29]
?eclassifications	ı	ω	[3]	ı	ı	ı	I
1: 31 July 2023	285	(29)	(625)	(18)	(387)	ပ	[384]

The Group has also incurred £9m (FY2022: £8m) of bank charges that were expensed when paid and were not included ın net debt.

# Changes in net debt

			C10 900 0 0 1 0 000				
	Cash and cash entitive ents Em	Other short-term berowings for	m; sb., wo. co.d musi-facin	Interestrate sqews currently safews	Net debt £m	Changes in Total other financing liabilities upon EX from financing contracts activities	Total liabilities om financing activities £m
At 31 July 2021	405	[36]	[1,466]	75	(1,022)	_	[1,021]
Foreign exchange gains/(tosses)	62	<u> </u>	4	ı	63	[6,799]	(6,736)
Net cash inflow from continuing		2	2				1
operanous	007	ţ	7 / 7	1	è	9,7,7,7	
from lease modifications	t	(22)	ı	1	[22]	I	(22)
Interest rate hedge fair value movements	ı	2	27	1	29	I	29
Revaluation of derivative contracts	1	ı	i	[115]	[115]	[4]	[119]
Interest expense taken to income							
statement**	ı	[35]	1	ı	(35)	1	(35)
Interest paid	1	ı	34	ı	34	1	34
Reclassifications		[478]	478	ı	ı	í	1
At 31 July 2022	1,056	(538)	(628)	[40]	(150)	<u> </u>	(153)

- In FY22, the net cash inflow for the total Group including discontinued operations was £389m, £57m of which related to the cash held by Smiths Medical at the time of disposal.
- \*\* The Group has also incurred £9m [FY2022, £8m] of bank charges that were expensed when paid and were not included

#### CASH POOLING

balancing cash pooling arrangements have daily settlement of balances. Therefore netting is interest compensation cash pooling systems was Enil [FY2022: Enil]. The balances held in zero do not qualify for net presentation. At 31 July 2023 the total value of overdrafts on accounts in net settlement. However, as there is no intention to settle the balances net, these arrangements on the balance sheet. The cash pooling agreements incorporate a legally enforceable right of Cash and overdraft balances in interest compensation cash pooling systems are reported gross

#### CHANGE OF CONTROL

principa, amount plus interest if a rating downgrade occurs at the same time as a change of trigger prepayment clauses. The Company has one bond in issue, the terms of which would allow control takes effect bondholders to exercise put options and require the Company to buy back the bonds at their The Company has in place credit facility agreements under which a change of control would

#### LEASE LIABILITIES

[FY2022: 3.63%] Lease liabilities have been measured at the present value of the remaining lease payments The weighted average incremental borrowing rate applied to lease liabilities in FY2023 was 4.01%

## 19. FINANCIAL RISK MANAGEMENT

and liquidity risks. The management of operational credit risk is discussed in note 16. the effects of changes in foreign exchange rates, debt market prices, interest rates, credit risks The Group's international operations and debt financing expose it to financial risks which include

### TREASURY RISK MANAGEMENT POLICY

circulated to the Chief Financial Officer each month and key elements to the Audit & Risk maintained. A report on treasury activities, financial metrics and compliance with the Policy is of the Group and its subsidiary companies and the consolidated financial risk profile to be The Board maintains a Treasury Risk Management Policy, which governs the treasury operations Committee on a semi-annual basis.

and debt strategy, cash and liquidity, interest rate risk and currency translation management operating divisions. are reserved for Group Treasury, while currency transaction management is devolved to The Policy maintains a treasury control framework within which counterparty risk, financing

global operations, to manage related interest rate and currency financial risk, and to hedge efficiently across the divisions. The Group uses financial instruments to raise financing for its transaction risk within subsidiary companies. Centrally directed cash management systems exist globally to manage overall liquid resources

business exposures and all are recognised on the balance sheet The Group does not speculate in financial instruments. All financial instruments hedge existing

metrics to be measured and reported monthly against pre-agreed objectives The Policy defines four treasury risk components and for each component a set of financial

#### 1) Credit quality

possible sources of financing at the right time and to optimise the resulting cost of debt capital. two times or lower over the medium term. Capital management is discussed in more detail in robust cash-flow metrics. The Group's objective is to maintain a net debt/headline EBITDA ratio of and Moody's respectively. An essential element of an investment-grade rating is consistent and The credit ratings at the end of July 2023 were BBB+ / Baa2 (both stable) from Standard & Poor's The Group's strategy is to maintain a solid investment-grade rating to ensure access to the widest

#### Debt and interest rate

these measures were 100% [FY2022: 100%], 3.6 years [FY2022, 2.7 years] and 54% [FY2022: 44% three years, and between 40-60% of gross debt lexcluding leases) is at fixed rates. At 31 July 2023 the public debt markets with the average maturity profile of gross debt to be at or greater than The Group's risk management objectives are to ensure that the majority of funding is drawn from

F 14.5 A.V.

E)

The Group has no financial covenants in its external debt agreements, Interest rate risk management is discussed in note 19(b).

### 3) Liquidity management

The Group's objective is to ensure that at any time undrawn committed facilities, net of short-term overdraft financing, are at least £300m and that committed facilities have at least 12 months to run until maturity. At 31 July 2023, these measures were £622m (FY2022: £657m) and 57 months (FY2022: 27 months). At 31 July 2023, net cash resources were £285m (FY2022: £1,055m). Liquidity risk management is discussed in note 19(d).

### 4) Currency management

The Group is an international business with the majority of its net assets denominated in foreign currency. It protects the balance sheet and reserves from adverse foreign exchange movements by financing foreign currency assets where appropriate in the same currency. The Group's objective for managing transaction currency exposure is to reduce medium-term volatility to cash-flow, margins and earnings. Foreign exchange risk management is discussed in note 19(a) below.

### (A) FOREIGN EXCHANGE RISK

### Transactional currency exposure

The Group is exposed to foreign currency risks arising from sales or purchases by businesses in currencies other than their functional currency. It is Group policy that, when the net foreign exchange exposure to known future sales and purchases is material, this exposure is hedged using forward foreign exchange contracts. The net exposure is calculated by adjusting the expected cash-flow for payments or receipts in the same currency linked to the sale or purchase. This policy minimises the risk that the profits generated from the transaction will be affected by foreign exchange movements which occur after the price has been determined. Hedge accounting documentation and effectiveness testing are only undertaken if it is cost-effective.

The following table shows the currency of financial instruments. It excludes loans and derivatives designated as net investment hedges.

ţ				At 31	At 31 July 2023
	Sterling £m	m3 \$SU	Euro	Other £m	Total £m
Financial assets and liabilities					
Financial instruments included in trade and other receivables	43	372	.27	şçi F	726
Financial instruments included in trade and					
other payables	[64]	[216]	[93]	11.73	[476]
Cash and cash equivalents	50	10	55	61	285
Eorrowings not designated as net investment			2	-	
hedges	[27]	[54]	12	35	[117]
	2	217	<u>ار</u> 1	œ	418
Exclude balances held in operations with the	1/2"	[287]	<u>5</u>	<u>                                   </u>	(704)
Exposure arising from intra-Group loans	ı	:27	28	17.3	82
Future forward foreign exchange contract	(63)	132)	Ď,	,,	3
	1881	32	[26]	S.	<u>5</u>
				At 31	At 31 July 2022
	Sterling	# \$ US\$	Fur?	Cther	Total fm
Financial assets and liabilities					:
Financial instruments included in trade and other receivables	4.3	423	114	169	747
Financial instruments included in trade and					
other payables	[52]	[239]	[98]	[101]	[490]
Dash and cash equivalents	355	506	74	120	1.055
3orrowings not designated as net investment hedges	[28]	(58)	[14]	[19]	[119]
	316	632	76	169	1,193
Exclude balances held in operations with the same functional currency.	(322)	[149]	[80]	[142]	[693]
Exposure arising from intra-Group loans	1	[419]	[27]	[89]	(535)
Euture forward foreign exchange contract cash-flows	(42)	[40]	[38]	120	ı
	(48)	24	(69)	58	(35)

Financial instruments included in trade and other receivables comprise trade receivables, accrued income and other receivables which qualify as financial instruments. Similarly, financial instruments included in trade and other payables comprise trade payables, accrued expenses and other payables that qualify as financial instruments.

financial instruments not designated as net investment hedges would have the following effect strengthen 10% while all other market rates remained constant, the change in the fair value of Based on the assets and liabilities held at the year-end, if the specified currencies were to

Sterling	Euro	US dollar	
1		1	impact on profit for the year FY2023 £m
Ξ.	ı	<b>→</b>	Gain/(loss) recognised in reserves FY2023
4	œ	[3]	Impact on profit for the year FY2022 Em
ı	[1]	_	Gain/lloas] recognised in reserves FY2022 £m

These sensitivities were calculated before adjusting for tax and exclude the effect of quasi-equity intra-Group loans

#### Cash-flow hedging

transactional foreign exchange exposures, but were not accounted for as cash-flow hedges. The contracts with a nominal value of £252m (FY2022: £226m) which were being used to manage designated as hedging instruments. In addition, the Group had outstanding foreign currency purchases. At 31 July 2023, contracts with a nominal value of £123m (FY2022: £141m) were fair value of the contracts is disclosed in note 20 The Group uses forward foreign exchange contracts to hedge future foreign currency sales and

hedge 80% of certain exposures for the next two years and 50% of highly probable exposures for because of normal commercial credit terms on sales and purchases. It is the Group's policy to the next '2 months. the same period that the cash-flows are expected to occur, with the only differences arising The majority of hedged transactions will be recognised in the consolidated income statement in

is an economic relationship and the hedge ratio is established as 1:1. critical terms to the hedged items, such as the notional amounts and maturities. Therefore, there the hedged item and hedging instrument. The foreign exchange forward contracts have similar prospective effectiveness assessments to ensure that an economic relationship exists between Hedge effectiveness is determined at the inception of the hedge relationship, and through periodic

as hedging instruments, 98% are for periods of 12 months or less (FY2022: 98%) in the income statement in the period that it occurs. Of the foreign exchange contracts designated emerged from these hedging relationships. Any hedge ineffectiveness is recognised immediately where the hedge relationship requires re-balancing. No other sources of ineffectiveness contracts, which is not reflected in the fair value of the hedged item and the risk of over-hedging Group's and the counterparty credit risks on the fair value of the foreign exchange forward The main sources of hedge ineffectiveness in these hedging relationships are the effect of the

> analysis of other comprehensive income in relation to hedge accounting: The following table presents a reconciliation by risk category of the cash-flow hedge reserve and

:   <u>@</u>	1	erve at end of year	Carried forward cash-flow hedge reserve at end of year
<b>-</b>	>	Amount reclassified to income statement – finance costs	
(6)	_	Foreign exchange forward contracts: Net fair value gains on effective hedges	Foreign exchange forward contracts:
2	<u>B</u>	rve at start of year	Brought forward cash-flow hedge reserve at start of year
vear ended 31 July 2022 £m	Year ended Ye 31 July 2023 31 £m		

calculating hedge ineffectiveness as well as the impacts on the cash-flow hedge reserve-The following tables set out information regarding the change in value of the hedged item used in

[6]	o (1)	1 (6)	FY2023	Foreign exchange	es <u>currency risk</u>	Sales and purchases
Cash-flow hedge reserve £m	of the hedging instrument for calculating ineffectiveness	Changes in value of the hedged item for calculating ineffectiveness	Financial year	Hedged exposure Hedging instrument	Hedged exposure	Hedged item

recognised in the income statement through finance costs Cash-flow hedges generated £nil of ineffectiveness in FY2023 [FY2022; £nil] which was

### Translational currency exposure

a result, the sterling value of the Group's balance sheet can be significantly affected by movements by matching the net investment in overseas operations with borrowings denominated in their functional currencies, except where significant adverse interest differentials or other factors would in exchange rates. The Group seeks to mitigate the effect of these translational currency exposures The Group has significant investments in overseas operations, particularly in the US and Europe. As relevant currency or in some cases indirectly using cross-currency swaps. render the cost of such hedging activity uneconomic. This is achieved by borrowing primarily in the

The table below sets out the currency of toans and swap contracts designated as net investment

At 31 July 2023    At 31 July 2023   At 31 July 2022	_	-			i			
At 31 July 2023  US\$ Euro Total US\$ Furo fm = fm		(1,066)	[451)	(615)	(540)		[247]	
At 31 July 2023  US\$ Euro Total US\$ Furo Em Em fm fm - (293) [293) - (451)		[615]	1	[615]	[247]		[247]	Cross-currency swap
# # # # # # # # # # # # # # # # # # #		(451)	(451)	ı	[293]		ı	investment hedges
At 31 July 2023         At 31 July 2023         At 31 July 2023           Euro         Total         US\$         Func           Em         Em         Em         Em					:		:	-
At 31 July 2023         At 31 July           Euro         Total         US\$         Furo		f a	f m	έm	Ę		Em	
		Total	Furo	#8n	Total		\$su	
		31 July 2022	At :		July 2023	At 31		

At 31 July 2023, cross-currency swaps hedged the Group's exposure to US dollars and euros (31 July 2022: US dollars and euros). All the cross-currency swaps designated as net investment hedges were non-current (FY2022: current and non-current). Swaps generating £247m of the US dollar exposure (FY2022: £261m) will mature in February 2027.

In addition, non-swapped borrowings were also used to hedge the Group's exposure to euros [31 July 2022: US dollars and euros). Borrowings generating £293m of the euro exposure [FY2022: £287m] will mature in February 2027.

Hedge effectiveness is determined at the inception of the hedge relationship, and through periodic prospective effectiveness assessments to ensure that an economic relationship exists between the hedged item and hedging instrument. The swaps and borrowings have the same notional amount as the hedged items and, therefore, there is an economic relationship with the hedge ratio established as 1:1.

The main sources of hedge ineffectiveness in these hedging relationships are the effect of the counterparty and the Group's own credit risk on the fair value of the foreign exchange forward contracts which is not reflected in the fair value of the hedged item and the risk of over-hedging where the hedge relationship requires re-balancing. No other sources of ineffectiveness emerged from these hedging relationships. Any hedge ineffectiveness is recognised immediately in the income statement in the period that it occurs.

The following table presents a reconciliation by risk category of the net investment hedge reserve and analysis of other comprehensive income in relation to hedge accounting:

(207)	(196)	Carried forward net investment hedge reserve at end of year	Carried forward r
103	1	Profit/[loss] on business disposal	statement
		Amounts removed from the hedge reserve and recognised in the income	Amounts removed from the hedge reserve and recognised in the inco
51	[29]	Net fair value gains on effective hedges	Bonds
[77]	40	waps * Net fair value gains on effective hedges	Cross-currency swaps
[238]	[207]	Brought forward net investment hedge reserve at start of year	Brought forward r
Year ended 31 July 2022 £~1	Year ended 31 July 2023 £m		

The FY7022 reported amount for net fair value losses on effective hedges of cross-currency swaps was incorrectly
presented as £87m rather than £77m. The total reserve balances and net assets for FY2022 are not impacted by the
correction to this table.

+ 1

 $(i_1, i_2, \dots, i_{k-1}) \in \mathcal{X}$ 

The following table sets out information regarding the change in value of the hedged item used in calculating hedge ineffectiveness as well as the impacts on the net investment hedge reserve as a: 31 July 2022 and 31 July 2021:

[77]	[77]	77	•			<u> </u>
5	ú	(5)	FY2022	Bonds		
[82]	[82]	82	FY2022	Foreign Cross-currency FY2022 currency risk swaps	Foreign currency risk	Owerseas operation
. 11	<b>=</b>	(11)	   			:
[29]	[62]	20	FY2023	Bonds		
40	È	(40)	FY2023	Cross-currency FY2023 swaps	Foreign currency risk	Overseas operation
Net investment hedge reserve Em	Changes in value of the hedging instrument for calculating ineffectiveness	Changes in value of the hedged item for calculating ineffectiveness	Financial year	Hedged exposure Hedging instrument Financial year	Hedged exposure	Hedged item

Nat investment hedges generated £1m of ineffectiveness in FY2022 [FY2022: £1m] which was recognised in the income statement through finance costs.

The fair values of these net investment hedges are subject to exchange rate movements. Based on the hedging instruments in place at the year-end, if the specified currencies were to strengthen 10% while all other market rates remained constant, it would have the following effect:

50	83			! !	:	!			į	   	!	ļ	Euro
68	27												JS dollar
шĵ													
31 July 2022	31 July 2023												
reserve													
n hedge													
recognised													
L055													

These movements would be fully offset by an opposite movement on the retranslation of the net assets of the overseas subsidiaries. These sensitivities were calculated before adjusting for tax.

### (B) INTEREST RATE RISK

The Group operates an interest rate policy designed to optimise interest cost and reduce volatility in reported earnings. The Group's current policy is to require interest rates to be fixed within a band of between 40% and 60% of the level of gross debt fexcluding leases). This is achieved through fixed rate borrowings and interest rate swaps. At 31 July 2023 54% [FY2022: 44%] of the Group's gross borrowings fexcluding leases] were at fixed interest rates, after adjusting for interest rate swaps and the impact of short maturity derivatives designated as net investment hedges.

The Group monitors its fixed rate risk profile against both gross and net debt. For medium-term planning, it focuses on gross debt to eliminate the fluctuations of variable cash levels over the cycle. The weighted average interest rate on borrowings and cross-currency swaps at 31 July 2023, after interest rate swaps, was 4.53% (FY2022: 3.06%).

# Interest rate profile of financial assets and liabilities and the fair value of borrowings

The following table shows the interest rate risk exposure of investments, cash and borrowings, with the borrowings adjusted for the impact of interest rate hedging. Other financial assets and liabilities do not earn or bear interest, and for all financial instruments except borrowings, the carrying value is not materially different from their fair value.

	At fair value	Cashand		
	through profit or loss £m	cash equivalents £m	Borrowings £m	Fair value of borrowings
Fixed interest				
Less than one year	1	1	[29]	[29]
Between one and five years	•	ι	[365]	[347]
Greater than five years	ı	ı	[24]	[/4]
Total fixed interest financial liabilities	1	1	(418)	(004)
Floating rate interest financial assets/(liabilities)	4	215	[236]	[240]
Total interest-bearing financial assets/(liabilities)	7	215	(654)	(640)
Non-interest-bearing assets in the same category	1	70	1	1
Total	7	285	(654)	(640)
			Asa	As at 3" July 2022
	At fair value	Cash and		
	enreugh profit	cash equivalents	Borrowings	borrowings
Fixed interest				:
Less than one year	ı	ı	[203]	[203]
Between one and five years	1	ı	[357]	[359]
Greater than five years	1	1	[24]	[24]
Total fixed interest financial liabilities			(584)	(586)
Floating rate interest financial assets/[liabilities]*	4	970	[582]	[586]
Total interest-bearing financial assets/(liabilities)	4	970	(1,166)	(1,172)
Non-interest-bearing assets in the same category	1	86	ı	1
Total	4	1,056	[1,166]	(1,172)

Floating rate interest financial assets in the orior year have been amended to remove the investments in ICU Medical Inc., contingent consideration and investments in early-stage business that were incorrectly reported as having interest rate exposure.

#### Interest rate hedging

The Group also has exposures to the fair values of non-derivative financial instruments such as EUR fixed rate borrowings. To manage the risk of changes in these fair values, the Group has entered into fixed-to-floating interest rate swaps and cross-currency interest rate swaps, which for accounting purposes are designated as fair value hedges.

At 31 July 2023 and 31 July 2022, the Group had designated the following hedges against variability in the fair value of borrowings arising from fluctuations in base rates:

As at 31 July 2023

- €300m of the fixed/floating and € exchange exposure of EUR/USD interest rate swaps maturing on 23 February 2027 partially hedging the € 2027 Eurobond; and
   — €400m of the fixed/floating element of the EUR/USD interest rate swaps that partially hed
- €400m of the fixed/floating element of the EUR/USD interest rate swaps that partially hedged the € 2023 Eurobond was repaid on 28 April 2022.

The fair values of the hedging instruments are disclosed in note 20. The effect of the swaps was to convert £257m (FY2022: £588m) debt from fixed rate to floating rate. The swaps have similar critical terms to the hedged items, such as the reference rate, reset dates, notional amounts, payment dates and maturities. Therefore, there is an economic relationship and the hedge ratio is established as 1:1. Hedge effectiveness is determined at the inception of the hedge relationship, and through periodic prospective effectiveness assessments to ensure that an economic relationship exists between the hedged item and hedging instrument.

and through periodic prospective effectiveness assessments to ensure that an economic relationship exists between the hedged item and hedging instrument.

The main source of hedge ineffectiveness in these hedging relationships is the effect of the currency basis risk on cross-currency interest rate swaps which are not reflected in the fair value of the hedged item. No other sources of ineffectiveness emerged from these hedging relationships. Any hedge ineffectiveness was recognised immediately in the income statement in the period in which it occurred.

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The following table sets out the details of the hedged exposures covered by the Group's fair value hedges:

			Changes in value of hedged item	Changes in value of the hedging instrument	C	Carrying amount	Accumulated fair valu adjus;ments on hedged iter	Accumulated fair value s;ments on hedged item
Hedged kerr	Hedged exposure	Financial year	ineffectiveness £m	ineffectiveness	Assets £m	Liabilities £m	Assets £m	Liabilities £m
	Interest rate risk	FY2023	12	2	ı	ı	I	ı
Fixed rate bonds (a)	Interest rate & currency rate risk FY2023	FY2023	16	(18)	ı	233	ı	[21]
			14	[14]	ı	233	1	(21)
	Interest rate risk	FY2022	00	[8]	(	336	I	[2]
Fixed rate bonds (a)	Interest rate & currency rate risk FY2022	FY2022	21	(20)	I	252	ı	<u>5</u>
	1	i	29	(28)	1	588	1	(7)

la) Classified as borrowings

Fair value hedges generated a Enil ineffectiveness in FY2023 (FY2022: £1m) which was recognised in the income statement through finance costs.

# Sensitivity of interest charges to interest rate movements

The Group has exposure to sterling, US dollar and euro interest rates. However, the Group does not have a significant exposure to interest rate movements for any individual currency. Based on the composition of not dobt and investments at 31 July 2023, and taking into consideration all fixed rate borrowings and interest rate swaps in place, a one percentage point [100 basis points] change in average floating interest rates for all three currencies would have a £2m impact [FY2022: £2m impact] on the Group's profit before tax.

### (C) FINANCIAL CREDIT RISK

The Group is exposed to credit-related losses in the event of non-performance by counterparties to financial instruments, but does not currently expect any counterparties to fail to meet their obligations. Credit risk is mitigated by the Board-approved policy of only placing cash deposits with highly rated relationship bank counterparties within counterparty limits established by reference to their Standard & Poor's long-term debt rating. In the normal course of business, the Group operates cash pooling systems, where a logal right of set-off applies.

The maximum credit risk exposure in the event of other parties failing to perform their obligations under financial assets, excluding trade and other receivables and derivatives, totals £295m at 31 Jt ly 2023 (FY2022: £1,067m).

1,067	296
7	Other investments
4	Investments in bank deposits
4	Cash at other banks
397	Cash at banks with all other A credit ratings
104	Cesh at banks with at least a AA- credit rating
551	Cash in AAA liquidity funds
31 Ju.y 2022 Cm	עניע 13. <mark>בעניע 13. איז איז 13. איז 1</mark>

At 31 July 2023, the maximum exposure with a single bank for deposits and cash was £65m (F'2022: £339m). The bank has a credit rating of A+. The maximum mark to market exposure with a single bank for derivatives was out of the money in both the current and prior year and does not represent a credit risk.

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#### (D) LIQUIDITY RISK

#### **Borrowing facilities**

balance sheet date, the Group had the following undrawn credit facilities: all times to ensure that the Group has sufficient available funds for operations and planned development. The Group has Revolving Credit Facilities of US\$800m maturing 5 May 2028. At the Board policy specifies the maintenance of unused committed credit facilities of at least £300m at

657	622	j efter more than four years (FY 2022: two years)
31 July 2022 £m	31 July 2023 £m	

#### Cash deposits

Expiring

investments comprised bank deposits held to secure liabilities and letters of credit various tanks of which £78m (FY2022: £558m) was in liquidity funds. £4m (FY2022: £4m) of As at 31 July 2023, £110m [FY2022: £814m] of cash and cash equivalents was on deposit with

## Gross contractual cash-flows for borrowings

	(1,226)	(61)	7	(1,172)	Total
	[24]	1	ı	[24]	Greater than five years
	(558)	[11]	5	(552)	Between four and five years
	[25]	<u>=</u>	1	[14]	Between three and four years
	(31)	[1]		[20]	Between two and three years
	[34]	[1]	1	[23]	Between one and two years
	[554]	[17]	2	[539]	Less than one year
m — o	Tota. contractua! cash-flows £m	Contractual interest payments En	Fair valus adiustments Lim	Borrownas (m	
-	As at 31 July 2022	Asa			
<u> </u>	(697)	[44]	21	[674]	Total
<del>-</del> : -	[24]	1	1	.24)	Greater than five years
_	[540]	1	7:	[561]	Between four and five years
1 -4	[24]	[1]	1	[13]	Between three and four years
O	[31]	[1:]	1	[20]	Between two and three years
_	138.	[11]	1	127	Between one and two years
_	[40]	[11]	ı		Less than one year
o ⊏ >	Total contractual cash-flows £m	Contractual interest payments £m	Fair value adjustments Em	Borrowings £m	
	As at 31 July 2023	Asa		,	

highlighted in the adjacent column. The contractual interest reported for borrowings is before the effect of interest rate swaps. The figures presented in the borrowings column include the non-cash adjustments which are

# Gross contractual cash-flows for derivative financial instruments

	[£3]	[1,028]	985	Total
	1	<u>@</u>	<b>α</b>	Greater than one year
	ယ	[209]	217	Less than one year
				Liabilities
	[20]	[290]	2/0	Greater than one year
	[26]	[521]	495	Less than one year
				Assets
	Net :9sh-flow fm	S aymants Sm	Recepts	
	As at 31 July 2022	As at		
	(15)	(641)	626	Total
	[18]	17.23	257	Greater than one year
	[2]	15.13	65.	Less than one year
-				Liabilities
	1	<u>[7]</u>	6	Greater than one year
	υı	<u>-</u> ∴	209	Less than one year
				Assets
	Net cash-flow £m	Pa) ments £m	Receipts £m	
	As at 31 July 2023	Ásat		

presented in note 20. the spot rates at the balance sheet date. The fair values of these financial instruments are financial instruments. For this disclosure, cash-flows in foreign currencies are translated using This table above presents the undiscounted future contractual cash-flows for all derivative

# Gross contractual cash-flows for other financial liabilities

£463m (FY2022: £474m) due in less than one year, £13m (FY2022: £13m) due between one and The contractual cash-flows for financial liabilities included in trade and other payables were

# 20. DERIVATIVE FINANCIAL INSTRUMENTS

The tables below set out the nominal amount and fair value of derivative contracts held by the Group, icentifying the derivative contracts which qualify for hedge accounting treatment.

	[43]	[47]	4	982	Total financial derivatives
	[23]	[27]	4	713	Current
	[20]	[20]	1	269	Non-current
					Balance sheet entries
	[43]	[47]	4	982	Total financial derivatives
	[40]	[40]	t	615	hedges
					Cross-currency swaps Ifair value and net investment
	<u>ධ</u>	<b>5</b>	4	367	Total foreign exchange contracts
	Ξ	[2]	_	226	Foreign exchange contracts (not hedge accounted)
	[2]	[5]	ω	141	Foreign exchange contracts (cash-flow hedges)
	e a	Liabilities £m	Assuts Em	amount Ém	
	Fair value			Contract or underlying nominal	
	At 31 July 2022	Ąţ			
	(15)	[20]	στ	622	Total financial derivatives
Net expo	ω	[2]	٠,ر،	366	Current
agreeme	18)	[8]	1	256	Non-current
Related :					Balance sheet entries:
Gross va	[15]	(20)	5	622	Total financial derivatives
	(81)	[18]	ı	247	hedgesl
					Cross-currency swaps (fair value and net investment
occur in	ω	(2)	51	375	Total foreign exchange contracts
do not n	Ç.:	[1]	ž~	/5/	Foreign exchange contracts (not hedge accounted)
net amo	1	Ξ		iz.	Foreign exchange contracts (cash-flow hedges)
trading credit ev	Net £m	Liabilities £m	Assets £m	amount £m	
with der	Fair value			Contract or underlying	
NETTIN	At 31 July 2023	>			

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## **ACCOUNTING FOR OTHER DERIVATIVE CONTRACTS**

Any foreign exchange contracts which are not formally designated as hedges and tested are classified as 'held for trading' and not hedge accounted.

#### NETTING

ternational Swaps and Derivatives Association (ISDA) master netting agreements are in place iith derivative counterparties except for contracts traded on a dedicated international electronic ading platform used for operational foreign exchange hedging. Under these agreements if a redit event occurs, all outstanding transactions under the ISDA are terminated and only a single et amount per counterparty is payable in settlement of all transactions. The ISDA agreements o not meet the criteria for offsetting, since the offsetting is enforceable only if specific events ccur in the future, and there is no intention to settle the contracts on a net basis.

	Assets 31 July 2023 Em	Assets         Liabilities         Assets         Liabilities           31 July 2023         31 July 2023         31 July 2023         31 July 2023           Em         Em         Em         Em	Assets 31 July 2022 Em	Diabilities 31 July 2022 Em
value of assets and liabilities	O1	[20]	4	[47]
d assets and liabilities subject to master netting ments	<u>[5]</u>	IJ	[4]	4
posure		(15)		(63)

The maturity profile, average interest and foreign currency exchange rates of the hedging instruments used in the Group's hedging strategies are as follows:

ı	ı	1.5226	ı	I	1.6603			
ı	1	6	ı	ı	7		Foreign exchange contracts (FUR AUD)	
1	1	30.2988	1	1	27.7919	<ul> <li>Average exchange rate</li> </ul>		
ı	ı	6	I	ı	10	] - Notional amount (£m)	Foreign exchange contracts (GBP:CZK)	
1	I	1.3273	l	ı	1.2269	<ul> <li>Average exchange rate</li> </ul>		
ı	ı	16	ı	ı	18	) — Notional amount (£m)	Foreign exchange contracts (USD:GBP)	
I	I	4.1785	I	I	1 0939	<ul> <li>Average exchange rate</li> </ul>		
1	ı	77	ı	I	30	) — Notional amount (£m)	Foreign exchange contracts (EUR:USD)	
ı	1.1676	0.8323	ı	0.8893	0.7842	<ul> <li>Average exchange rate</li> </ul>		
1	20	28	ı	<b>∞</b>	41	) — Notional amount (£m)	Foreign exchange contracts (EUR GBP)	Foreign currency risk
								Cash-flow hedges
. 1	1.2534	I	ı	1 2534	ı	<ul> <li>Average exchange rate</li> </ul>		
I	261	1	ĺ	247	1	<ul> <li>Notional amount (£m)</li> </ul>	Cross-currency swaps (GBP·USD)	
ı	ı	1,0773	1	ì	ı	<ul> <li>Average exchange rate</li> </ul>		
ı	I	354	ı	I	ı	<ul> <li>Notional amount (£m)</li> </ul>	Cross-currency swaps (EUR:USD)	Foreign currency risk
								Net investment hedges
ı	1.860%	1	ı	1.860%	1	<ul> <li>Average spread over three-month GBP SONIA</li> </ul>		
I	n 845	1	I	2.845	ı	<ul> <li>Average exchange rate</li> </ul>		loreign currency risk
ì	254	1	I	254	ı	<ul><li>Notional amount (£m)</li></ul>	Cross-currency swaps (EUR-GBP)	Interest rate/
ı	1	1.015%	ı	ı	ı	<ul> <li>Average spread over three-month EURIBOR</li> </ul>		
1	ı	336	1	ı	1	<ul><li>Notional amount (£m)</li></ul>	Interest rate swaps – EUR	Interest rate risk
								Fair value hedges
More than five years	One to live years	Up to one year	More than five years	One to five years	Up to one year		Hedging instrument	Hedged exposure
Matur to at 31 July 2022	Mahret		Maturity at 31 July 2023	Maturit				

At 31 July 2023, the Group had forward foreign exchange contracts with a nominal value of £123m (FY2022: £141m) designated as cash-flow hedges. These forward foreign exchange contracts are in relation to sale and purchase of multiple currencies with varying maturities up to 19 September 2024. The largest single currency pairs are disclosed above and make up 100% of the notional hedged exposure. The notional and fair values of these foreign exchange forward derivatives are shown in the nominal amount and fair value of derivative contracts table on page 176.

# 21. FAIR VALUE OF FINANCIAL INSTRUMENTS

Total t	[1,136]	(1,150)	ı	(20)	(1,130)			Total financial liabilities
Deriva instru	[20]	[20]	ı	[02]	j	0	20	Derivative financial instruments
Lease	[:17]	::17)	1	1	[1117]	Е	18	Lease liabilities
Long-	[520]	[534]		ı	1534)	ĽΠ	<del>1</del> 8	Long-term borrowings
Short. torro	[3]	[3]	ı	1	<u>:3</u>	B/D	18	Short-term borrowings
Trade f nanc	[476]	(476)	ı	r	[476]	œ		Trade and other financial payables
Finan								Financial liabilities
Total :	1,387	1,387	354	22	1,011			Total financial assets
[Jeriva Instru	୍ ଦୀ	ÇT	ı	رن د	ı	0	20	Derivative financial instruments
Trade f nanc	726	726	1		726	B/C	16	Trade and other financial receivables
Cash :	285	285	1	ı	785	œ	<del>~</del>	Cash and cash equivalents
Cther	20	20		ಬ	1	FI	14	Other investments
<b>Finan</b> Cther	351	351	347	25	1	Þ	14	Financial assets Other investments
As at 31	Total fair value £m	Total carrying value £m	At fair value through OCI £m	At fair value through profit or loss £m	At amortised cost	Basis for determining fair value	Notes	As at 31 July 2023

The fair value of a financial instrument is the price at which an asset could be exchanged, or a liability settled, between knowledgeable, willing parties in an arm's-length transaction. Fair values have been determined with reference to available market information at the balance sheet date, using the methodologies described below:

- A Carrying value is assumed to be a reasonable approximation to fair value for all of these assets and liabilities (Level 1 as defined by IFRS 13).
- B Carrying value is assumed to be a reasonable approximation to fair value for all of these assets and liabilities (Level 2 as defined by IFRS 13).

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Fair values of derivative financial assets and liabilities, and trade receivables held to collect or sell are estimated by discounting expected future contractual cash-flows using prevailing interest rate curves. Amounts denominated in foreign currencies are valued at the exchange rate prevailing at the balance sheet date. These financial instruments are included on the balance sheet at fair value, derived from observable market prices (Level 2 as defined by IFRS 13).

(1,947)	[1,941]	1	[47]	(1,894)		4	Total financial liabilities	[1,136]	(1,150)	ı
[47]	[47]	1	[47]	1	C	20	Derivative financial instruments	[20]	[20]	ı
[119]	[119]	ı	1	[119]	ш	18	Lease habilities	[:17]	[:17]	ı
[544]	(538)	I	ı	(538)	0	18	Long-term borrowings	[520]	[534]	
[509]	(509)	T	1	(509)	D	18	Short-term torrowings	[3]	[3]	ı
[728]	(728)	F	1	[728]	8	17	Trade and other financial payables	[476]	(476)	ı
							Financial liabilities			
2,262	2,262	372	577	1,313		  -	Total financial assets	1,387	1,387	354
4	4	1	4	1	C	20	Eerivative financial instruments	୍ ଦୀ	បា	1
807	807	1	1	807	В/С	16	Trade and other financial receivables	726	726	ı
1,056	1,056	1	550	506	Þ	18	Cash and cash equivalents	285	285	ı
27	27	œ	19	1	Ŧī	14	Cther investments	20	20	٠.,
368	368	364	4	ı	D	14	<b>Financial assets</b> Cther investments	351	357	347
				I	-					
Total For Em	Foral carrying was us	At fair value thr sugh OCI Em	At fair value through profit or loss Em	Al amortised cost	Basis for determining fair value	Notes	A5 at 31 July 2022	Total fair value £m	Total carrying value £m	arr value ough OCI

- D. Borrowings are carried at amortised cost. Amounts denominated in foreign currencies are valued at the exchange rate prevailing at the balance sheet date. The fair value of borrowings is estimated using quoted prices (Level 1 as defined by IFRS 13).
- Leases are carried at amortised cost. Amounts denominated in foreign currencies are valued at the exchange rate prevailing at the balance sheet date. The fair value of the lease contract is estimated by discounting contractual future cash-flows (Level 2 as defined by IFRS 13).
- The fair value of instruments is estimated by using unobservable inputs to the extent that relevant observable inputs are not available. Unobservable inputs are developed using the best information available in the circumstances, which may include the Group's own data, taking into account all information about market participation assumptions that is reliably available (Level 3 as defined by IFRS 13).

IFRS 13 defines a three-level valuation hierarchy:

Level 1 – quoted prices for similar instruments

Level 2 – directly observable market inputs other than Level 1 inputs

Level 3 – inputs not based on observable market data

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#### 22. COMMITMENTS

At 31 July 2023, commitments, comprising bonds and guarantees arising in the normal course of business, amounted to £207m (FY2022: £234m), including pension commitments of £56m (FY2022: £56m) and charitable funding commitments for the Smiths Group Foundation of £10m (FY2022: Nil). In addition, the Group has committed expenditure on capital projects amounting to £13m (FY2022: £15m).

# 23. PROVISIONS AND CONTINGENT LIABILITIES

286	33	41	204	<b>&amp;</b>	At 31 July 2023
216	Q.	28	177	2	Non-current liabilities
70	24	13	27	6	Current habilities
					Comprising:
286	33	41	204	80	At 31 July 2023
(52)	[14]	(2)	[32]	[4]	Utilisat on
7	1	_	6	ı	Unwind of provision discount
[25]	[14]	[7]	ŕ	[4]	Provision released
36	18	ı	13	5	Provision charged
[15]	ı	(3)	[12]	1	Foreign exchange rate movements
335	ဦ	52	229	11	At 31 July 2022
247	13	38	195	-	Non-current liabilities
88	30	14	34	10	Current liabilities
					Comprising:
335	43	52	229	11	At 31 July 2022
[31]	[2]	[4]	[21]	[4]	Utilisation
ω	1	1	2	ř	Unwind of provision discount
[3]	ı	ı	i	(3)	Provision released
40	26	2	6	6	Provision charged
39	2	6	30	_	Foreign exchange rate movements
287	17	47	212	1	At 31 July 2021
fm	Other fire	Titeflex Corporation Irigation Ern	John Crane. Inc I tigation Em	C m	
Tetal	and legacy	Non-head ine and legacy		Trading	

The John Crane, Inc. and Titeflex Corporation litigation provisions were the only provisions that were discounted; other provisions have not been discounted as the impact would be immaterial

#### RADING

The provisions included as trading represent amounts provided for in the ordinary course of business. Trading provisions are charged and released through headline profit.

### Warranty provision and product liability

At 31 July 2023, the Group had warranty and product liability provisions of £6m (FY2022: £7m). Warranties over the Group's products typically cover periods of between one and three years. Frovision is made for the likely cost of after-sales support based on the recent past experience of individual businesses.

# Commercial disputes and litigation in respect of ongoing business activities

The Group has on occasion been required to take legal action to protect its intellectual property and other rights against infringement. It has also had to defend itself against proceedings brought by other parties, including product liability and insurance subrogation claims. Provision is made for any expected costs and liabilities in relation to these proceedings where appropriate, although there can be no guarantee that such provisions (which may be subject to potentially material revision from time) will accurately predict the actual costs and liabilities that may be incurred.

#### Contingent liabilities

n the ordinary course of its business, the Group is subject to commercial disputes and litigation such as government price audits, product liability claims, employee disputes and other kinds of awsuits, and faces different types of legal issues in different jurisdictions. The high level of activity in the US, for example, exposes the Group to the likelihood of various types of litigation commonplace in that country, such as 'mass tort' and 'class action' litigation, legal challenges to the scope and validity of patents, and product liability and insurance subrogation, claims. These types of proceedings for the threat of them) are also used to create pressure to encourage negotiated settlement of disputes. Any claim brought against the Group lwith or without merit) could be costly to defend. These matters are inherently difficult to quantify. In appropriate cases a provision is recognised based on best estimates and management judgement but there can be no guarantee that these provisions (which may be subject to potentially material revision from time to time) will result in an accurate prediction of the actual costs and liabilities that may be incurred. There are also contingent liabilities in respect of litigation for which no provisions are made.

The Group operates in some markets where the risk of unethical or corrupt behaviour is material and has procedures, including an employee ethics alert line, to help it identify potential issues. Such procedures will, from time to time, give rise to internal investigations, sometimes conducted with external support, to ensure that the Group properly understands risks and concerns and can take steps both to manage immediate issues and to improve its practices and procedures for the future. The Group is not aware of any issues which are expected to generate material financial exposures.

### **NON-HEADLINE AND LEGACY**

#### John Crane, Inc.

respect of the expected costs of defending known and predicted future claims and of adverse commutation of certain insurance policies in respect of product liability. Provision is made in interest and all material defence costs were met directly by insurers. In 2007, JCI secured the products previously manufactured which contained asbestos. Until 2006, the awards, the related States in which plaintiffs are claiming damages arising from alleged exposure to, or use of, judgements in relation thereto, to the extent that such costs can be reliably estimated John Crane, Inc. (JCI) is one of many co-defendants in numerous lawsuits pending in the United

were safe. JCI ceased manufacturing products containing asbestos in 1985. manner that causes JCI to understand, based on tests conducted on its behalf, that the products primarily packing and gaskets. The asbestos was encapsulated within these products in such a The JCI products generally referred to in these cases consist of industrial sealing products,

the JCl claims experience over the last 40 years since the start of this litigation: continue to resist these asbestos claims based upon this defence. The table below summarises litigation, including the most efficacious presentation of its 'safe product' defence, and intends to JCI continues to actively monitor the conduct and effect of its current and expected asbestos

	Year ended 31 July 2023	Year ended 31 July 2022	Year ended 31 July 2021	Year ended 31 July 2020	Year ended 31 July 2019	
CI claims experience						
laims against JCI that have been dismissed	310,000	306,000	305,000	297,000	285,000	
laims JCI is currently a defendant in	20,000	22,000	22,000	25,000	38.000	
umulative final judgements, after appeals, jainst JCI since 1979	154	149	149	149	144	
umulative value of awards (US\$m) since >79	, où	175	175	175	168	

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claims being dismissed in the year. The number of claims outstanding at 31 July 2023 reflected the benefit of 4,000 [FY2022: 1,000]

successfully is, therefore, likely to have a significant impact on its annual aggregate adverse tending to be larger than those for the other diseases. JCl's ability to defend mesothelioma cases number of allegedly asbestos-related diseases, with awards, when made, for mesothelioma JCI has also incurred significant additional defence costs. The litigation involves claims for a judgement and defence costs

### John Crane, Inc. litigation provision

previous periods, principally due to the resolution of outstanding verdicts from previous periods the average amount of judgements awarded. The provision utilised in the period is higher than trend of legal costs; the rate of future claims filed; the rate of successful resolution of claims; and provision include: the period over which the expenditure can be reliably estimated; the future valuation experts, Bates White LLC. The assumptions made in assessing the appropriate level of related disease incidence projections. The provision is determined using advice from asbestos The provision is based on past history of JCI claims and well-established tables of asbestos-

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returned to pre-pandemic levels Irial delays arısing from the COVID-19 pandemıc have largely abated and triat activity has

and procedural changes in both the state and federal court systems. specific jurisdictions which move the balance of risk and opportunity for claimants; and legislative the plaintiffs' bar; changing attitudes amongst the judiciary at both trial and appellate levels in influence the US litigation environment. These can include: changing approaches on the part of Established incidence curves can be used to estimate the likely future pattern of asbestos-related disease. However, JCI's claims experience is also significantly impacted by other factors which

is substantial uncertainty in the asbestos litigation environment. So probable expenditures are other litigation cannot be used to improve the reliability of the projections. A ten-year (FY2022: expenses from other defendants. Thus JCI is in an extremely rare position, and evidence from litigation in American history and is constantly evolving in ways that cannot be anticipated. JCI's the past for some of those changes to impact the broader asbestos litigation environment. the litigation environment that have occurred every few years and on the amount of time taken in ten-year) time horizon has been used based on past experience regarding significant changes in not reasonably estimable beyond this time horizon. Asbestos is the longest running mass tort The projections use a limited time horizon on the basis that Bates White LLC consider that there cefence strategy also generates a significantly different pattern of legal costs and settlement

curves that predict asbestos exposure-related disease from shipyards and other occupations. experience to determine what proportion of this population will make a claim against JCl. The JC This is consistent with JCI's litigation history. incidence curve used for JCl projections excludes construction workers, and is a composite of the products generally referred to in claims had industrial and marine applications. As a result, the incidence projections to determine the likely population of potential claimants, and JCI's past The rate of future claims filed has been estimated using well-established tables of asbestos

are projected based on the past history of JCI claims, since this is the best available evidence, given JCI's unusual strategy of defending all claims The rate of successful resolution of claims and the average amount of any judgements awarded

assumed levels of claims and trial activity, since the number of trials is a key driver of legal costs The future trend of legal costs is estimated based on JCl's past experience, adjusted to reflect the

# John Crane, Inc. litigation insurance recoveries

calculation of the provision does not take account of any potential recoveries from insurers While JCI has certain excess liability insurance, JCI has met defence costs directly. The

# John Crane, Inc. litigation provision sensitivities

and of the costs arising out of related litigation, including the unpredictability of jury verdicts. becomes available as a result of future events. There can be no guarantee that the assumptions incurred because of the significant uncertainty associated with the future level of asbestos claims used to estimate the provision will result in an accurate prediction of the actual costs that will be The provision may be subject to potentially material revision from time to time if new information

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# John Crane, Inc. statistical reliability of projections over the ten-year time horizon in order to available the statistical reliability of the projections over the ten-year time horizon.

In order to evaluate the statistical reliability of the projections, a population of outcomes is modelled using randomised verdict outcomes. This generated a distribution of outcomes with future spend at the 5th percentile of £180m and future spend at the 95th percentile of £245m [FY2022: £203m and £268m, respectively]. Statistical analysis of the distribution of these outcomes indicates that there is a 50% probability that the total future spend will fall between £228m and £257m [FY2022: between £239m and £263m], compared to the gross provision value of £246m [FY2022: £258m].

## John Crane, Inc. litigation provision history

The JCI asbestos litigation provision of £204m (FY2022: £229m) is a discounted pre-tax provision using discount rates, being the risk-free rate on US debt instruments for the appropriate period. The deferred tax asset related to this provision is shown within the deferred tax balance (note 6).

The JCI asbestos litigation provision has developed over the last five years as follows:

	Year ended 31 July 2023 £m	M-at elided 31 July 2022 Cm	rear enced 31 July 2021 5m	rear ∻ndi+d }′ hily 2020 €m	Year ended 31 July 2019 £m	T .
John Crane, Inc. litigation provision						გ :
Gross provision	246	258	220	235	257	፷
Discount	[42]	[29]	[8]	[4]	(20)	G
Discounted pre-tax provision	204	229	212	231	237	721
Deferred tax	<u>[]</u>	[57]	[54]	[59]	[50]	a
Discounted post-tax provision	153	172	158	172	187	<b>=</b>
Operating profit charge/(credit)						ğ
Increased provisions for adverse judgements and legal defence costs	28	24	10	14	7	_ ≥
Change in US risk-free rates	( <del>5</del> ,	(18)	[5]	16	∞	< '
Subtotal - Items charged to the provision	13	6	υī	30	15	ţ,
Litigation management, legal fees in connection with litigation against insurers and						Ç
defence strategy	2	_	_	_	2	=!
Recoveries from insurers	171	1	[9]	(3)	[11]	_!
Total operating profit charge/(credit)	20	7	[3]	28	6	၂၇
Cash-flow						ef
Provision utilisation – legal defence costs and		[31]	[12]	[33]	(3/)	੍ਹਾਂ ਹ
litration management expense	[7]	≘ !	ı ;	<b>⊒</b> !	[2]	<u>e</u>
Recoveries from insurers	- 3	J	6	ω	<b>1</b>	5
Net cash outflow	[27]	[22]	[4]	[21]	[15]	3 5
						3

# John Crane, Inc. sensitivity of the projections to changes in the time horizon used

If the asbestos litigation environment becomes more volatile and uncertain, the time horizon over which the provision can be calculated may reduce. Conversely, if the environment became more stable, or JCI changed approach and committed to long-term settlement arrangements, the time period covered by the provision might be extended.

The projections use a ten-year time horizon. Reducing the time horizon by one year would reduce the provision by £16m {FY2022: £18m} and reducing it by five years would reduce the provision by £87m {FY2022: £97m}.

We consider, after obtaining advice from Bates White LLC, that to forecast beyond ten years requires that the litigation environment remains largely unchanged with respect to the historical experience used for estimating future asbestos expenditures. Historically, the asbestos litigation environment has undergone significant changes more often than every ten years. If one assumed that the asbestos litigation environment would remain unchanged for longer and extended the time horizon by one year, it would increase the pre-tax provision by £13m [FY2022: £15m] and extending it by five years would increase the pre-tax provision by £48m [FY2022: £56m]. However, there are also reasonable scenarios that, given certain recent events in the US asbestos litigation environment, would result in no additional asbestos litigation for JCI beyond ten years. At this time, how the asbestos litigation environment will evolve beyond ten years is not reasonably estimable.

### John Crane, Inc. contingent liabilities

Provision has been made for future defence costs and the cost of adverse judgements expected to occur. JCI's claims experience is significantly impacted by other factors which influence the US itigation environment. These can include: changing approaches on the part of the plaintiffs' bar. Changing attitudes amongst the judiciary at both trial and appellate levels; and legislative and procedural changes in both the state and federal court systems. As a result, whilst the Group anticipates that asbestos litigation will continue beyond the period covered by the provision, the uncertainty surrounding the US litigation environment beyond this point is such that the costs cannot a reliably estimated.

Although the methodology used to calculate the JCI litigation provision can in theory be applied to snow claims and costs for longer periods, the Directors consider, based on advice from Bates White LLC, that the level of uncertainty regarding the factors used in estimating future costs is so great to provide for reasonable estimation of the numbers of future claims, the nature of such caims or the cost to resolve them for years beyond the ten-year time horizon.

#### iteflex Corporation

Titeflex Corporation, a subsidiary of the Group in the Flex-Tek division, has received a number of caims in the US from insurance companies seeking recompense on a subrogated basis for the effects of damage allegedly caused by lightning strikes in relation to its flexible gas piping product. It has also received product liability claims regarding this product in the US, some in the orm of purported class actions. Titeflex Corporation believes that its products are a safe and effective means of delivering gas when installed in accordance with the manufacturer's instructions and local and national codes. However, some claims have been settled on an individual basis without admission of liability. Equivalent third-party products in the US marketplace face similar challenges.

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### The continuing progress of claims and the

The continuing progress of claims and the pattern of settlement, together with recent marketplace activity, provide sufficient evidence to recognise a liability in the accounts. Therefore provision has been made for the costs which the Group is expected to incur in respect of future claims to the extent that such costs can be reliably estimated. Titeflex Corporation sells flexible gas piping with extensive installation and safety guidance designed to assure the safety of the product and minimise the risk of damage associated with lightning strikes.

The assumptions made in assessing the appropriate level of provision, which are based on past experience, include: the period over which expenditure can be reliably estimated; the number of future settlements; the average amount of settlements; and the impact of statutes of repose and safe installation initiatives on the expected number of future claims. The assumptions relating to the number of future settlements exclude the use of recent claims history due to the uncertain impact that the COVID-19 lockdown has had on the number of claims.

The provision of £41m [FY2022: £52m] is a discounted pre-tax provision using discount rates, being the risk-free rate on US dobt instruments for the appropriate period. The deferred tax asset related to this provision is shown within the deferred tax balance [note 6].

40	provision 32	Discounted post-tax provision
[12]	(9)	Deferred tax
52	ovision 41	Discounted pre-tax provision
[35]	[37]	Discount
87	7/8	Gross provision
31 July 2022 £m	m) 2023 ylut 16	

# Titeflex Corporation litigation provision history

A credit of £8m [FY2022: £2m charge] has been recognised by Titeflex Corporation in respect of changes to the estimated cost of future claims from insurance companies seeking recompense for damage allegedly caused by lightning strikes. The lower gross provision value has been principally driven by an increase in the discount factor deriving from increasing US doltar discount rates.

# Titeflex Corporation litigation provision sensitivities

The significant uncertainty associated with the future level of claims and of the costs arising out of related litigation means that there can be no guarantee that the assumptions used to estimate the provision will result in an accurate prediction of the actual costs that will be incurred. Therefore the provision may be subject to potentially material revision from time to time, if new information becomes available as a result of future events.

The projections incorporate a long-term assumption regarding the impact of safe installation initiatives on the level of future claims. If the assumed annual benefit of bonding and grounding initiatives were 0.5% higher, the provision would be £2m (FY2022: £3m) lower, and if the benefit were 0.5% lower, the provision would be £2m (FY2022: £4m) higher.

1 16. -

1.375.4

2.2

The projections use assumptions of future claims that are based on both the number of future settlements and the average amount of those settlements. If the assumed average number of future settlements increased 10%, the provision would rise by £3m (FY2022: £5m), with an equivalent fall for a reduction of 10%. If the assumed amount of those settlements increased 10%, the provision would rise by £2m (FY2022: £4m), also with an equivalent fall for a reduction of 10%.

## Other non-headline and legacy provisions

Non-headline provisions comprise all provisions that were disclosed as non-headline items when they were charged to the consolidated income statement. Legacy provisions comprise non-material provisions relating to former business activities and discontinued operations and properties no longer used by Smiths.

These non-material provisions include non-headline reorganisation, disposal indemnities, litigation and arbitration in respect of old products and discontinued business activities, which includes claims received in connection with the disposal of Smiths Medical in the prior year. Provision is made for the best estimate of the expected expenditure related to the defence and/or resolution of such matters. There is an inherent risk in legal proceedings that the outcome may be unfavourable to the Group, and as such there can be no guarantee that such provisions (which may be subject to potentially material revision from time to time) will be sufficient.

#### Reorganisation

At 31 July 2023, there were reorganisation provisions of £7m [FY2022: £1m] relating to the various restructuring programmes that are expected to be utilised in the next 18 months.

#### Property

At 31 July 2023, there were provisions of £10m (FY2022: £10m) related to actual and potential environmental issues for sites currently or previously occupied by Smiths operations.

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#### 24. SHARE CAPITAL

	Number of shares	Average number of smares	Issued Capital Fin	Consideration Cm
Ordinary shares of 37.5p each				
Total share capital at 31 July 2021	396,377,114	396,350,586	149	
issue of new equity shares – exercise of				
share options	131,942	125,354	•	2
Share bu į backs	[34,152,897]	[9,797,729]	[13]	[511]
Total share capital at 31 July 2022	362,356,159	386,678,211	136	:
Share buybacks	[13,053,169]	(32,555,024)	[5]	(207)
Shares hald in Employee Benefit Trust		[1,232,067]	į	
Total share capital at 31 July 2023	349,302,990	352,891,120	131	

### SHARE CAPITAL STRUCTURE

nominal value of 37.5p per share. All of the issued share capital was in free issue and all issued As at 31 July 2023, the Company's issued share capital was 349,302,990 ordinary shares with a shares are fully paid

and one ADR equates to one ordinary share. As at 31 July 2023, 3,335,964 ordinary shares were held by the nominee of the programme in respect of the same number of ADRs in issue. London Stock Exchange. The Company has an American Depositary Receipt (ADR) programme The Company's ordinary shares are listed and admitted to trading on the Main Market of the

rights. None of the ordinary shares carry any special rights with regard to control of the Company attend and speak at General Meetings of the Company, to appoint proxies and to exercise voting or distributions made by the Company. The holcers of ordinary shares are entitled to receive the Company's Reports and Accounts, to

ordinary shares (other than the 48-hour cut-off for casting proxy votes prior to a General rights are held by a person other than the holder of the ordinary shares. There are no known obtain approval for a share transfer. There are no known arrangements under which financial Meeting. There are no restrictions on the transfer of shares, and there is no requirement to limitations on the holding of shares There are no known agreements relating to, or restrictions on, voting rights attached to the

#### **POWERS OF DIRECTORS**

shareholder approval at the General Meeting. Such authorities were granted by shareholders at granted new authorities to allot and buy back shares the 2022 Annual General Meeting. At the 2023 AGM, it will be proposed that the Directors be The Directors are authorised to issue and allot shares and to buy back shares subject to receiving

#### SHARE BUYBACKS

an unexpired authority to repurchase ordinary shares up to a maximum of 10.7 million ordinary shares (FY2022. 59 million). As at 15 September 2023, the Company did not hold any shares in As at 15 September 2023 (the latest practicable date for inclusion in this report), the Company had treasury. Any ordinary shares purchased may be cancelled or held in treasury.

> shareholder approval at the General Meeting held on 17 November 2021 November 2021 as announced to the London Stock Exchange on 11 November 2021 and following purchased under the Programme will be cancelled. This Programme was initiated on 19 US\$1bn or £742m) to shareholders in the form of a Share Buyback Programme. All shares representing 55% of the initial cash proceeds lequating to an aggregate purchase price of up to balance sheet and cash-flows, the Group announced that it intended to return an amount In connection with the sale of Smiths Medical to ICU Medical, Inc., and in the light of our strong

ordinary share capital outstanding at the start of the Programme. been repurchased, for a total consideration of E718,939,264, representing 11.93% of the called-up yat to settle and be cancelled. In total since the start of the Programme, 47,290,261 shares have for a total consideration of E206,142,265, of which 84,195 shares with a value of £1,430,464 were  $extcolor{1}{4}$  total number of 13,008,032 ordinary shares of 37.5p each were repurchased during the period

Frogramme, with the remaining £5m expected to be utilised within the next two weeks. At 15 September 2023, the Group had paid  ${\sf E737m}$  of the expected  ${\sf E742m}$  payable under the 2023 to 15 September 2023, bringing the total number of shares repurchased to 48,669,958 A further 1,379,697 ordinary shares have been repurchased during the period of 1 August

### EMPLOYMENT SHARE SCHEMES

issue and have no special rights. The Company operates an Employee Benefit Trust, with an the year, and the Trust abstains from voting any shares held at General Meetings. ordinary shares in the Company. The Trust waived its dividend entitlement on its holding during Company's share schemes and plans. On 31 July 2023, the Trust held 1,742,929 [FY2022: 618,662] independent trustee, to hold shares pending employees becoming entitled to them under the Shares acquired through Company share schemes and plans rank pari passu with the shares in

#### 25. DIVIDENDS

The following dividends were declared and paid in the period:

		:: !:: .
150	143	
47	47	Ordinary interim dividend of 12.9p (FY2022: 12.3p) paid 17 May 2023
103	977	Ordinary final dividend of 27.3p (FY2022: 26.0p) paid 19 November 2022
Year ended 31 July 2022 £m	Year ended 31 July 2023 £m	

In the current year a total dividend of 40.2p has been paid, comprising a final dividend of 27.3p paid in respect of FY2022 and an interim dividend of 12.9p paid in respect of FY2023. In the prior year a total dividend of 38.3p was paid, comprising a final dividend of 26.0p paid in respect of FY2021 and an interim dividend of 12.3p paid in respect of FY2022.

The final dividend for the year ended 31 July 2023 of 28.7p per share was recommended by the Board or 21 September 2023 and will be paid to shareholders on 24 November 2023, subject to approval by the shareholders. This dividend is payable to all shareholders on the register of members at 6.00pm on 20 October 2023 (the record date).

#### WAIVER OF DIVIDENDS

The following waived all dividends payable in the year, and all future dividends, on their shareholdings in the Company:

Winterflood Client Nominees Limited (Buck Trustees Dividend Waived Ltd)

#### 26, RESERVES

Retained earnings include the value of Smiths Group plc shares held by the Smiths Industries Employee Benefit Trust. In the year the Company issued nil [FY2022: nil] shares to the Trust, the Trust purchased 1,553,558 shares [FY2022: 1,069,998 shares] in the market for a consideration of £25m [FY2022: £16m] and redeemed 429,291 shares [FY2022: 777,700] to employees for a cumulative option cost of £1m (FY2022: £nil). At 31 July 2023, the Trust held 1,742,929 [FY2022: 618,662] ordinary shares.

Other reserves comprise the capital redemption reserve, revaluation reserve and merger reserve, which arose from share repurchases, revaluations of property, plant and equipment, and merger accounting for business combinations before the adoption of IFRS, respectively.

#### **CAPITAL MANAGEMENT**

Capital employed comprises total equity adjusted for goodwill recognised directly in reserves, net retirement benefit-related assets and liabilities, net litigation provisions relating to non-headline items and net debt. The efficiency of the allocation of capital to the divisions is monitored through the return on capital employed (ROCE). This ratio is calculated over a rolling 12-month period and is the percentage that headline operating profit comprises of monthly average capital employed. In FY2023 ROCE was 15.7% [FY2022: 14.2%]; see note 29.

24:13

Capital structure is based on the Directors' judgement of the balance required to maintain flexibility whilst achieving an efficient cost of capital.

The FY2023 ratio of net debt to headline EBITDA of 0.7 [FY2022: 0.3] is within the Group's stated policy of 2.0 or less over the medium term. The Group's robust balance sheet and record of strong cash generation are more than able to fund immediate investment needs and legacy obligations. See note 29 for the definition of headline EBITDA and the calculation of this ratio.

As part of its capital management, the Group maintains a solid investment grade credit rating to ensure access to the widest possible sources of financing and to optimise the resulting cost of capital. At 31 July 2023, the Group had a credit rating of BBB+/Baa2 [FY2022: BBB+/Baa2] with Standard & Poor's and Moody's respectively.

The Board has a progressive dividend policy for future payouts, with the aim of increasing dividends in line with the long-term underlying growth in earnings. In setting the level of dividend payments, the Board will take into account prevailing economic conditions and future investment plans, along with the objective to maintain a minimum dividend cover of at least two times.

#### HEDGE RESERVE

The hedge reserve on the balance sheet records the cumulative gain or loss on designated hedging instruments, and comprises:

[202]	(183)	
ω	I	Cash-flow hedge reserve
[205]	- i x :: .	Net investment hedge reserve [net of £8m of deferred tax [FY2022. £8m]]
31 July 2022 £m	31 July 2023 £m	

See transactional currency exposure risk management disclosures in note 19 for additional details of cash-flow hedges, and translational currency exposure risk management disclosure also in note 19 for additional details of net investment hedges.

### NON-CONTROLLING INTEREST

The Group has recorded non-controlling interests of £22m [FY2022: £22m], of which the most significant balance is in John Crane Japan Inc., which represented £19m [FY2022: £20m] of the total non-controlling interests.

The non-controlling interest in John Crane Japan Inc. represents a 30% interest. John Crane Japan Inc. generated operating profits of £5m in the period [FY2022: £5m], and cash inflows from operating activities of £2m [FY2022: £5m]. It paid dividends of £1m [FY2022: £1m] and tax of £2m [FY2022: £1m]. At 31 July 2023, the company contributed £53m [FY2022: £57m] of net assets to the Group.

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#### 27. ACQUISITIONS

opportunities in Asia and the US. sockets and patented spring probe contacts for the semiconductor test market segment. This Plastronics Sockets & Connectors (Plastronics) for consideration of £25m. The acquisition was On 5 January 2023, the Group's Interconnect division acquired 100% of the share capital of acquisition strengthens the existing portfolio of Smiths Interconnect and provides cross-selling financed using the Group's own cash resources. Plastronics is a leading supplier of burn-in test

the acquisition would have contributed £15m to revenue and less than £1m to profit before taxation. and amortisation. If the Group had acquired this business from the beginning of the financial year, to 31 July 2023, Plastronics contributed £8m to revenue and less than £1m to profit before taxation property and technology. Goodwill represents the expected synergies from the strategic fit of the acquisition and the value of the expertise in the assembled workforce. From the date of acquisition The intangible assets recognised on acquisition comprise customer relationships, intellectual

remain provisional due to the fair value of the deferred consideration not being finalised Provisional balances at the date of acquisition have been provided in the table below. The amounts

Total consideration	Deferred consideration	Cash paid during the period	Goodwill on current period acquisitions	Net assets acquired	Current liabilities		Current assets		Non-current assets	
			acquisitions		<ul> <li>trade and other payables</li> </ul>	<ul> <li>trade and other receivables</li> </ul>	- inventory	<ul> <li>plant and machinery</li> </ul>	<ul> <li>acquired intangible assets</li> </ul>	
25	ω	22	7	16	(3)	ω	ω	2	13	Plastronics fm

## POST BALANCE SHEET DATE ACQUISITION

market, enabling Smiths to serve customers with an even broader product range acquisition will further expand the Flex-Tek division's presence in the North American HVAC US-based manufacturer of Heating, Ventilation & Air Conditioning (HVAC) solutions. This On 30 August 2023, the Group acquired the business of Heating & Cooling Products (HCP), for consideration of approximately £65m, financed using the Group's own cash resources. HCP is a

profit before taxation. Due to the short time between the completion of the acquisition and the the acquired balance sheet announcement date, it has not been possible to complete the determination of the fair values of The acquisition has historically contributed E47m of annualised revenue and E6m of annualisec

#### 28. CASH-FLOW

# **CASH-FLOW FROM OPERATING ACTIVITIES**

defined	ributions to legacy	mplover cont	llu relate to e	vities principa	onerating acti	bendab vessael at enoting and a telegraphic property of the contract of the co
47		47	1	ı	ı	<ul> <li>discontinued operations</li> </ul>
232	(42)	274	293	[90]	383	<ul> <li>continuing operations</li> </ul>
279	[42]	321	293	[ <b>9</b> 0]	383	Net cash inflow from operating activities
(88)	I	[88]	192:	ı	[92]	Tax paid
14	_	13	36	1	36	Interest received
(51)	ı	[51]	1/5	[2]	[73]	Interest paid
404	[43]	447	424	(88)	512	Cash generated from operations
21	22	=	[34]	[32]	[2]	Increase/(decrease) in provisions
129	[2]	131	64	39	10	Increase/(decrease) in trade and other payables
[83]	4	(87)	[63]	[53]	[10]	Lecrease/lincrease) in trade and other receivables
(169)	4	[173]	[89]	Ξ	(88)	Decrease/Increase) in ir ventories
212	207	5	$\overline{\Sigma}$	[7]	5	Retirement benefits*
13	1	13	13	1	13	Share-based payment expense
ı	ı	ı	0	o.	1	(Gain)/toss on fair value of contingent consideration
[2]	I	(2)	Ī	1	)	(Gain)/loss on disposal of property, plant and equipment
30	ı	30	322	t	32	Depreciation of right of use assets
38	ı	38	427	I	42	Depreciation of property, plant and equipment
14	14	1	ı	1	ı	Impairment of investment within discontinued operations
4	4	1	1	1	ı	Impairment of intangible assets
61	51	10	2	52	9	Amortisation of intangible assets
19	[47]	66	o	6	ı	<ul> <li>discontinued operations</li> </ul>
117	[300]	417	403	[88]	501	Operating profit: - continuing operations
Total Em	Nonsheadline Cm	Headine £m	Total £m	Non-headline Em	Headline Non Em	
July 2022	%, ar ended 31 July 2022		July 2023	S Year ended 31 July 2023	GACHVIIII	CASH-FLOW FROM OPERATING ACTIVITIES

The retirement benefits non-headline operating activities principally relate to employer contributions to legacy defined benefit and post-retirement healthcare plans

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# HEADLINE CASH MEASURES – CONTINUING OPERATIONS

The Group measure of headline operating cash excludes interest and tax, and includes capital expenditure supporting organic growth. The Group uses operating cash-flow for the calculation of cash conversion and free cash-flow for management of capital purposes. See note 29 for additional details.

The table below reconciles the Group's net cash-flow from operating activities to headline operating cash-flow and free cash-flow:

		Year ended 31 July 2023	1 July 2023		Year ended 31 July 2022	1 July 2022
	Headline Em	Headline Non-headline Em Em	Total £m	Head m-	Head mir Non-headline Em Em	lota. fm
Net cash inflow from operating activities	383	[90]	293	274	[42]	232
Include						
Expenditure on capitalised development, other intangible assets and property, plant and						
equipment	:81:	ı	[81]	[71]	ı	(71)
Repayment of lease liabilities	,36)	ŧ	[35]	[34]	1	(34)
Disposals of property, plant and equipment	No.	1	N	ω	ı	ω
Free cash-flow			178			130
Exclude						
Repayment of lease liabilities	36	1	36	34	1	34
Interest paid	<b>3</b>	ı	73	46	ı	46
Interest received	13/3	1	[36]	[13]	ı	[13]
Tax paid	72	ı	9.9	79	1	79
Operating cash-flow	433	(90)	343	318	[42]	276

### **HEADLINE CASH CONVERSION**

Headline operating cash conversion for continuing operations is calculated as follows:

Headline operating cash conversion	Headline operating cash-flow	:	
86%	\$ 3E		
	1 1	Pro-forma excluding Restructuring restructuring costs costs £m	Year ende
86%	433	Pro-forma excluding restructuring costs Em	Year ended 31 July 2023
76%	41/ 318	As reported £m	
i	14	Pro-form:	Yearende
80%	332	Pro-ferma excluding restructuring costs Em	Year ended 31 July 2022

# RECONCILIATION OF FREE CASH-FLOW TO NET MOVEMENT IN CASH AND CASH EQUIVALENTS:

	Year ended 31 July 2023 £m	vear ended 31 July 2022 Em
Free cash-flow	173	130
Investment in financial assets and acquisition of businesses	(22)	ı
Disposal of businesses and discontinued operations	[7]	1,331
Other net cash-flows used in financing activities (note: repayment of lease liabilities is included in free cash-flow)	(ong)	[937]
Net decrease in cash and cash equivalents for discontinued operations	ı	16
Net increase/(decrease) in cash and cash equivalents	(760)	540

# 29. ALTERNATIVE PERFORMANCE MEASURES AND KEY PERFORMANCE INDICATORS

The Group uses several alternative performance measures (APMs) in order to provide additional useful information on underlying trends and the performance and position of the Group. APMs are non-GAAP and not defined by IFRS; therefore, they may not be directly comparable with other companies. APMs and should not be considered a substitute for IFRS measures.

The Group uses these measures, which are common across the industry, for planning and reporting purposes, to enhance the comparability of information between reporting periods and business units. The measures are also used in discussions with the investment analyst community and by credit rating agencies.

We have identified and defined the following key measures which are used within the business by management to assess the performance of the Group's businesses:

CAPITAL EMPLOYED	.3M term
Capital employed	Definition and purpose

Capital employed is a non-statutory measure of invested resources. It comprises statutory net assets and is adjusted as follows:

- To add goodwill recognised directly in reserves in respect of subsidiaries acquired before 1 August 1998.
- To eliminate the Group's investment in ICU Medical, Inc. equity and
  deferred consideration contingent on the future share price performance
  of ICU Medical, Inc. and
- To eliminate post-retirement benefit assets and liabilities and non-headline litigation provisions related to John Crane, Inc. and Titeflex Corporation, both net of deferred tax, and net debt.
   It is used to monitor capital allocation within the Group. See below for a

reconciliation from net assets to capital employed

#### **CAPITAL EXPENDITURE**

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25 (9.5)

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Comprises additions to property, plant and equipment, capitalised development and other intangible assets, excluding assets acquired through business combinations: see note 1 for an analysis of capital expenditure. This measure quantifies the level of capital investment into ongoing operations.

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#### DIVISIONAL HEADLINE OPERATING PROFIT (DHOP)

reconcitiation of DHOP to operating profit is shown in note 1 DHOP comprises divisional earnings before central costs, finance costs and taxation, DHOP is used to monitor divisional performance. A

#### FREE CASH-FLOW

acquisitions and returns to shareholders. A reconciliation of free cash-flow pensions financing outstanding at the balance sheet date. The measure shows cash generated by the Group before discretionary expenditure on is shown in note 28. and the investment in financial assets relating to operating activities and operating activities to include capital expenditure, the repayment of lease Free cash-flow is calculated by adjusting the net cash inflow from liabilities, the proceeds from the disposal of property, plant and equipment

**GROSS DEBT** 

HEADLINE

to provide an indication of the Group's overall level of indebtedness. See Gross debt is total borrowings (bank, bonds and lease liabilities). It is used note 18 for an analysis of gross debt

trading in nature. Items excluded from headline are referred to as nonmaterial non-recurring items or items considered non-operational/

The Group has defined a 'headline' measure of performance that excludes

headline items. This measure is used by the Group to measure and monitor

non-operational. See note 3 for an analysis of non-headline items performance excluding material non-recurring items or items considered

#### **HEADLINE EBITDA**

the note below reconciliation of headline operating profit to headline EBITDA is shown in earnings before interest, taxation, depreciation and amortisation. A EBITDA is a widely used profit measure, not defined by IFRS, being

#### **NET DEBT**

agencies. See note 18 for an analysis of net cash/(debt) overall level of indebtedness and is widely used by investors and credit rating profile of the debt. This measure is used to provide an indication of the Group's balances and derivatives used to manage the interest rate risk and currency Net debt is total borrowings (bank, bonds and lease liabilities) less cash

#### NON-HEADLINE

material non-recurring items or items considered non-operational/trading analysis of non-headline items items. This is used by the Group to measure and monitor material nonin nature. Items excluded from headline are referred to as non-headline recurring items or items considered non-operational. See note 3 for an The Group has defined a 'headline' measure of performance that excludes

#### **OPERATING CASH-**

how cash is generated from operations in the Group. A reconciliation of operating cash-flow is shown in note 28. Comprises free cash-flow and excludes cash-flows relating to the repayment of lease liabilities, interest and taxation. The measure shows

Operating profit is earnings before finance costs and tax. A reconciliation of

operating profit to profit before tax is shown on the income statement on page

130. This common measure is used by the Group to measure and monitor

**OPERATING PROFIT** 

average capital employed on a rolling 12-month basis. This measure of Smiths ROCE is calculated over a rolling 12-month period and is the divisional headline operating profit and divisional capital employed allocation within the Group. See below for Group ROCE and note 1 for return on invested resources is used to monitor performance and capital percentage that headline operating profit represents of the monthly performance,

Group's businesses are as follows: The key performance indicators (KPIs) used by management to assess the performance of the

Definition and purpose

KPI term

#### DIVIDEND COVER -HEADLINE

dividend per share (see note 25). This commonly used measure indicates Dividend cover is the ratio of headline earnings per share (see note 5) to the number of times the dividend in a financial year is covered by headline

#### **EARNINGS PER SHARE** FREE CASH-FLOW (AS (EPS) GROWTH

A % OF OPERATING

REDUCTION (GHG) EMISSIONS **GREENHOUSE GAS** PROFIT) EMPLOYED (ROCE) RETURN ON CAPITAL

earnings.

EPS growth is the growth in headline basic EPS (see note 5), on a reported

basis. EPS growth is used to measure and monitor performance

profit averaged over a three-year performance period. This cash This measure is defined as free cash-flow divided by headline operating remuneration purposes generation measure is used by the Group as a performance measure for

Scope 1 & 2 GHG emissions. Normalised is calculated as tCO;e per £m of GHG reduction is calculated as the percentage change in normalised revenue. This measure is used to monitor environmental performance

TWO PROPERTY

KPI term **GROSS VITALITY** to monitor the effectiveness of the Group's new product development and Gross Vitality is calculated as the percentage of revenue derived from new products and services taunched in the tast five years. This measure is used commercialisation. Definition and purpose

Group to monitor employee engagement. The overall score in our My Say employee engagement survey. The biannual survey is undertaken Group-wide. This measure is used by the

the proportion of headline operating profit converted into cash-flow from operations before investment, finance costs, non-headline items and as a percentage of headline operating profit. This measure is used to show Comprises headline operating cash-flow, excluding restructuring costs, taxation. The calculation is shown in note 28.

Operating profit margin is calculated by dividing headline operating profit by revenue. This measure is used to monitor the Group's ability to drive profitable growth and control costs.

Organic growth adjusts the movement in headline performance to exclude

MARG N

ORGANIC GROWTH

**OPERATING PROFIT** 

**OPERATING CASH** 

CONVERSION

MY SAY ENGAGEMENT

Organic revenue growth fremuncration) is compounded annualised growth the impact of foreign exchange and acquisitions. Organic growth is used by the Group to aid comparability when monitoring performance.

in revenue after excluding the impact of foreign exchange and acquisitions. business performance has historically been used by the Group for aligning remuneration with in that it is calculated on a compounded annualised basis. This measure The measure used for remuneration differs from organic revenue growth

Percentage of senior leadership positions taken by females is calculated as the percentage of senior leadership roles [G14+ group] held by females. This measure is used by the Group to monitor diversity performance.

This measure is defined as the cash cost of research and development activities fincluding capitalised R&D, R&D directly charged to the P&L and our investment in research and development to drive innovation. important driver of sustainable growth for the Group and this measures customer-funded projects) as a percentage of revenue. Innovation is an

Group to monitor health and safety performance. per 100 colleagues, per year across Smiths. This measure is used by the incidents - where an incident requires medical attention beyond first aid Recordable Incident Rate is calculated as the number of recordable

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INCIDENT RATE (RIR) RECORDABLE

2.13

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**R&D CASH COSTS AS A** 

**POSITIONS TAKEN BY** SENIOR LEADERSHIP PERCENTAGE OF

(REMUNERATION) REVENUE GROWTH

#### CAPITAL EMPLOYED

before 1 August 1998 of £478m [FY2022: £478m], to eliminate the Group's investment in ICU assets adjusted to add goodwith recognised directly in reserves in respect of subsidiaries acquired related tax, and net debt of ICU Medical, Inc. and to eliminate post-retirement benefit assets and liabilities and non-Medical, Inc. equity and deferred consideration contingent on the future share price performance headline litigation provisions related to John Crane, Inc. and Titeflex Corporation, both net of Capital employed is a non-statutory measure of invested resources. It comprises statutory net

14.2%	15.7%		ROCE
2,940	3,1%	_	Average capital employed – continuing operations (excluding investment in ICU Medical, Inc. equity)
417	J⊎1		Headline operating profit for previous 12 months – continuing operations
Year ended 31 July 2022 £m	Year ended 31 July 2023 £m	Notes	RETURN ON CAPITAL EMPLOYED (ROCE)
3,041	3,038		Capital employed
150	387	<del>1</del> 8	Net debt
[19]	- <u>- 1</u>	14	Deferred contingent consideration
[364]	13/51	14	Investment in ICU Medicat, Inc. equity
40	3	23	Titeflex Corporation litigation provisions and related tax
172	<u>:</u> , ند	23	John Crane, Inc. litigation provisions and related tax
57	12		Tax related to retirement benefit assets and obligations
[194]	(64)	\$	Retirement benefit assets and obligations
478	4.3		Goodwill recognised directly in reserves
			Adjust for
2,721	2,406		Net assets
31 July 2027 £m	31 July 2023 £m	Nate	

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#### **CREDIT METRICS**

credit ratings; see note 26 for details. This ratio is calculated as follows: Smiths Group monitors the ratio of net debt to headline EBITDA as part of its management of

# Headline earnings before interest, tax, depreciation and amortisation (headline EBITDA)

	Notes	Year ended 31 July 2023 £m	Year ended 31 July 2022 Em
Headline operating profit		501	417
Exclude:			
<ul> <li>depreciation of property, plant and equipment</li> </ul>	12	42	38
<ul> <li>depreciation of right of use assets</li> </ul>	13	32	30
<ul> <li>amortisation and impairment of development costs</li> </ul>	10	2	з
<ul> <li>amortisation of software, patents and intellectual property</li> </ul>	10	,	7
Headline EBITDA		584	495
Ratio of net debt to headline EBITDA			
		Year ended 31 July 2023	Year ended 31 July 2022
	Notes	m.	fin
Headline EBITDA		584	495
Net debt	18	387	150
Ratio of net debt to headline EBITDA		0.7	0.3

Details of the proposed final dividend announced since the end of the reporting period are given in note 25.

30. POST BALANCE SHEET EVENTS

On 30 August 2023, the Group completed the acquisition of HCP, see note 27 for details.

# 31. AUDIT EXEMPTION TAKEN FOR SUBSIDIARIES

The following subsidiaries are exempt from the requirements of the Companies Act 2006 relating to the audit of individual accounts by virtue of Section 479A of that Act for FY2023.

0.3	150	495	<del>1</del>	31 July 2022	V.pr. coded		495	7	ω	30	38		417	Ęm	Year ended 31 July 2022	1
		Smiths Pensions Limited	Smiths Interconnect Group Limited	Smiths Group Innovation Limited	Smiths Group Finance US Limited	Smiths Group Finance EU Limited	Smiths Finance Limited	Smiths Detection Investments Limited	Smiths Detection Group Limited	S TI 1 Limited	S. Properties Limited	Graseby Limited	F ex-Tek Group Limited	F exibox International Limited	ES Group Plc	Lempany name
-		2197444	6641403	10953689	10440608	10440573	7888063	5146644	5138140	4257042	160881	894638	11545405	394688	61407	Company number

#### 3º THE GROBER OF ANNUAL REPORT FOR

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# UNAUDITED GROUP FINANCIAL RECORD 2019-2023

Headlire dividend cover	Pence per share	Dividends and dividend cover***	Headline earnings per share (p)	Earnings per share***	Free cash-flow per share (p)	Free cash-flow	Headline operating cash conversion [%]	Headline operating cash	Cash-flow metrics***	Return on shareholders' funds [%]	Return on capital employed (%)	Headline effective tax rate $[\%]$	Headline operating profit: revenue [%]	Ratios***	Average capital employed	Shareho.ders' equity	Net debt	Balance sheet metrics***	Profit for the year	Profit before taxation	Operating profit	Revenue	Income statement metrics – statutory**			Discontinued operations			Continuing operations	Income statement metrics – headline*		
							%)						)										гу**	Headline profit before tax	Headline operating profit	Revenue	Headline profit before tax	Headline operating profit	Revenue	· *		
. <u>.</u> .	416		97/1		510	178	86	433		11.3	15.7	26.0	16.5		3.196	2,384	(387)		232	360	403	3,037		1	1	1	460	501	3,037		Year ended 31 July 2023 £m	•
2.1	39.60		82.5		35.9	130	76	318		100	14.2	27.2	16.5		2,940	2,699	[150]		1,035	103	117	2,566		65	66	356	376	417	2,566		Year ended 31 July 2022 7 mi	-
2.5	37.70		93.1		96.6	383	125	630		11 6	13.2	27.1	16.9		4,165	2,402	[1.018]		285	240	326	2,406		176	177	849	332	372	2,406		Year ended 31 July 2021 Em	-
. 24	35.00		84.8		68.9	273	. 23	575		10.8	11.8	26.2	14.7		4,315	2,373	[1,141]		267	133	241	2,548		180	184	918	278	327	2,543		Ycar ended 31 July 2020 Fin	
- 2.1	45.90		96.8		59.1	234	83	474		12.3	14.4	25,9	17.0		3,972	2,360	[1,197]	!	227	304	326	2,498		144	147	874	376	427	2,498		Year ended 31 July 2019 Em	

The headline income statement metrics in the above five-year record have been presented to reflect the reclassification of the Smiths Medical business as a discontinued operation and the Group's current accounting policy of including restructuring and pension administration costs within headline profit.

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<sup>\*\*</sup> The statutory income statement metrics are presented based on continuing operations for both the current and comparative years.

<sup>\*\*\*</sup> Balance sheet metrics, ratios, cash-flow metrics, earnings per share, dividend cover and number of employees are presented based on both continuing and discontinued operations for all years.

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# UNAUDITED SUPPLEMENTARY CONSOLIDATED INCOME STATEMENT – US DOLLAR TRANSLATION

Basic Basic — continuing Dituted — continuing	Non-controlling interests	Smiths 6-oup shareholders – discontinued operations	Profit/(loss) for the year attributable to: Smiths Group shareholders – continuing operations	PROFIT/(LOSS) FOR THE YEAR	Profit on discontinued operations	DISCONTINUED OPERATIONS	Profit/[loss] for the year	Taxation	Profit/(loss) before taxation	Finance costs	Other finance charges - retirement benefits	Other Inancing gains/(losses)	Interest expense	Interest income	Operating profit/(loss)	Operating costs	Revenue	CONTINUING OPERATIONS		
	41 <b>8</b>	I	417	418	ı		418	[147]	565	[42]	1	ı	[88]	44	607	[3,073]	3,680		Headline \$m	
			1145)																Non-headline (note 3) \$m	Year ended 31 July 2023
79.4c 77.3c 78.9c 76.8c		7	272	280	7	:	273	[163]	436	(52)	∞	(10)	[94]	44	488	[3,192]	3,680		Total \$m	d 31 July 2023
	<b>422</b>	64	355	422	64		358	[137]	495	[54]	í	ı	[72]	18	549	(2,828)	3,377		Headling \$m	
	938	1,280	[342]	938	1,280		[342]	18	(360)	35	9	26	1	1	(395)	[395]	ı		Nen-headlin= [note 3] \$m	Year end
351.5c 3.7c 350.0c 3.7c	3 1,360	1,344	13	1,360	1,344		16	(119)	135	[19]	9	26	[72]	18	154	(3,223)	3,377		Total 57	Year enced 31 July 2022

financing arrangements. for the period. This reflects the accounting approach that Smiths Group plc would use if the Group moved to reporting in US dollars without making any changes to its Group structure or Assets and liabilities have been translated into US dollars at the exchange rate at the date of that balance sheet and income, expenses and cash-flows are translated at average exchange rates

Year ended 31 July 2022 \$m 1,360

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# UNAUDITED SUPPLEMENTARY CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME – US DOLLAR TRANSLATION

Other comprehensive income (OCI):	PROFIT FOR THE YEAR	
	280	Year ended 31 July 2023 \$m

OCI which will not be reclassified to the income statement:  Re-measurement of post-retirement benefits assets and obligations	
Taxation on post-retirement benefits movements	
Fair value movements on financial assets at fair value through OCI	
OCI which will be reclassified and reclassifications:	
Fair value gains/flosses) and reclassification adjustments:	
<ul> <li>deferred in the year on cash-flow and net investment hedges</li> </ul>	
<ul> <li>reclassified to income statement on cash-flow and net investment hedges</li> </ul>	
Foreign exchange (FX) movements net of recycling:	
Exchange losses/Igains) on translation of foreign operations	
Exchange gains recycled to the income statement on disposal on business	

(108) 7 [101]

[22] -[83] (105]

Non-controlling interests	Smiths Group shareholders	Attributable to:	Total comprehensive income	Total other comprehensive income, net of taxation		Exchange gains recycled to the income statement on disposal on business	Exchange losses/Igains) on translation of foreign operations
<b>2.</b>	ଧା		54	(226)	[122:	1	[1221]
1,259	1,258		1,259	(101)	105	[258]	363

 $(\nabla_{\mathbf{A},\mathbf{A}}^{\mathrm{out}}(\mathbf{P}_{\mathbf{A}}^{\mathbf{A}}) \circ \mathbf{A} = \mathbf{P}_{\mathbf{B}}^{\mathrm{out}}(\mathbf{P}_{\mathbf{A}}) \circ \mathbf{A}$ 

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# UNAUDITED SUPPLEMENTARY CONSOLIDATED BALANCE SHEET – US DOLLAR TRANSLATION

	31 July 2023	81 July 2022 €=			31 July 2023	3: July 2022
NON-CURRENT ASSETS			SHAREHOLDERS' EQUITY			
Intangible assets	1,056	1,933	Share capital		1 <sub>0</sub> 3	166
Property, plant and equipment	318	296	Share premium account		€0%	444
Right of use assets	135	129	Capital redemption reserve		<u>s</u>	23
Financial assets – other investments	477	481	Merger reserve		30/	286
Retirement benefit assets	251	376	Retained earnings		2.337	2,612
Deferred :ax assets	122	116	Hedge reserve		[272]	[246]
Trade and other receivables	60	84	Total shareholders' equity		3,065	3,285
	3,355	3,415	Non-controlling interest equity		24	27
CURRENT ASSETS			TOTAL EQUITY		3,093	3,312
INVENTORIES	819	694		:		;
Current tax receivable	٠)٠	61				
Trade and other receivables	100	897				
Cash and cash equivalents	366	1,286				
Financial derivatives	o	5				
	2,244	2,74.3				
CIRRENTIARUTIES	0,077	0,550				
Financial liabilities						
- borrowings	$[i_{\mathbf{i}}]$	(620)				
– lease liabilities	[83]	[35]				
- financial derivatives	[3]	[33]				
Provisions for liabilities and charges	[90]	[107]				
Trade and other payables	[030]	[829]				
Current tax payable	(1.1 <u>55)</u>	(1.702)				
NON-CURRENT LIABILITIES						
Financial liabilities						
- borrow ngs	[687]	(655)				
– lease liabilities	[711]	[110]				
– financial derivatives	[23]	(24)				
Provisions for liabilities and charges	[278]	[301]				
Retirement benefit obligations	[136]	[140]				
Current tax payable	(4)	[4]				
Deferred tax liabilities	[55]	[54]				
Trade and other payables	· 图	[56]				
	(1,351)	(1,344)				
NET ASSETS	3 093	3 310				
NET ASSETS	3,093	3,312				

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# UNAUDITED SUPPLEMENTARY CONSOLIDATED STATEMENT OF CHANGES IN EQUITY – US DOLLAR TRANSLATION

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# UNAUDITED SUPPLEMENTARY CONSOLIDATED CASH-FLOW STATEMENT – US DOLLAR TRANSLATION

1,285	366		
; ; ; ;		bank overdrafts	– bank over
1.286	366		
991	123	- short-term deposits	- short-ter
295	52 <sup>E</sup>	– cash at bank and in hand	– cash at b
		Cash and cash equivalents at end of year comprise:	Cash and c
1,285	366	Cash and cash equivalents at end of year	Cash and c
[52]	<b>%2</b>	Exchange differences	Exchange (
63	I	Cash held in disposal group	Cash held i
563	1,325	Cash and cash equivalents at beginning of year	Cash and c
711	[921]	Net decrease in cash and cash equivalents	Net decrea
(1,295)	(1,147)	Net cash-flow used in financing activities	Net cash-f
30		Cash inflow from matured derivative financial instruments	Cash inflov
[388]	[5](c)	Reduction and repayment of borrowings	Reduction a
[50]	[46]	payments	Lease payments
[197]	.1731	Dividends paid to equity shareholders	Dividends p
Ξ	ſ	Settlement of cash-settled options	Settlement
_	I	Proceeds received on exercise of employee share options	Proceedsr
[21]	[62]	Purchase of shares by Employee Benefit Trust	Purchase c
(672)	125 1	buybacks	Share buybacks
ω	ſ	Proceeds from exercise of share options	Proceeds for
		Cash-flows from financing activities	Cash-flow:
1,639	(129)	Net cash-flow used in investing activities	Net cash-fl
1.751	181	Proceeds on disposal of subsidiaries, net of cash disposed	Proceeds o
ſ	1271	Acquisition of husinesses	Acquisition
ı		Receipt of capital from non-controlling interest	Receipt of c
4	Ν.	Disposals of property, plant and equipment	Disposals c
[76]	[64]	Purchases of property, plant and equipment	Purchases
(11)	[6]	Expenditure on other intangible assets	Expenditur
[29]	1251	Expenditure on capitalised development	Expenditur
		Cash-flows from investing activities	Cash-flows
367	320	Net cash inflow from operating activities	Net cash in
31 July 2022 \$m	31 July 2023 \$m		
Year ended	Year ended		

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UNAUDITED GROUP US DOLI	UNAUDITED GROUP US DOLLAR FINANCIAL RECORD 2019–2023		Year ended 31 July 2023 \$m	Year ended 31 July 2022 \$m	Year endeo 31 July 2021 <b>\$</b> m	Year ended 31 Nu y 2070 \$m	Year ended 31 July 2019 \$m
Income statement metrics – headline*							
Continuing operations	Revenue		3,680	3,377	3.264	3.216	
	Headline operating profit		607	549	504	412	
	Headline profit before tax		565	495	450	351	
Discontinued operations	Revenue		I	468	1,152	1.159	
	Headline operating profit		ı	87	240	232	
	Headline profit before tax		ı	86	239	227	
Income statement metrics – statutory**		:					
Revenue			3,680	3,377	3,264	3,216	
Operating profit			488	154	442	304	
Profit before taxation			436	135	325	169	
Profit for the year			280	1,362	387	337	
Balance sheet metrics***		:			:		
Net debt			[497]	[183]	[1,415]	[1,495]	
Shareholders' equity			3,065	3,285	3,339	3,107	
Average capital employed	****		4,109	3,578	5,790	5,652	
Ratios***							
Headline operating profit revenue (%)			16.5	16.5	16.9	14.7	
Headline effective tax rate (%)			20.0	27.2	27.1	26.2	
Return on capital employed [%]			15 7	14.2	13.2	118	
Return on shareholders' funds [%]			10.9	9.9	12.2	10 6	
Cash-flow metrics***							
Headline operating cash			525	829	855	726	
Headline operating cash conversion [%]			86	76	125	123	
Free cash-flow			215	171	520	345	
Free cash-flow per share [c]			618	47.2	131.1	68.9	
Earnings per share***							
Headline earnings per share (c)			117.7	108.6	126.3	107.0	
Dividends and dividend cover***							
Cents per share (c)			50,4	52.1	51.1	44.2	
			2.3	2.1	2.5	2.4	

<sup>•</sup> The headline income statement metrics in the above five-year record have been presented to reflect the reclassification of the Smiths Medical business as a discontinued operation and the Group's current accounting policy of including restructuring and pension administration costs within hoadline profit.

The statutory income statement metrics are presented based on continuing operations for both the current and comparative year.

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<sup>\*\*\*</sup> Balance sheet metrics, ratios, cash-flow metrics, earnings per share, dividend cover and number of employees are presented based on both continuing and discontinued operations for all years.

### SMITHS GROUP PLC COMPANY ACCOUNTS COMPANY RAI ANCE SHEET

### SETS  Notice:  Notice:  Notice:  Notice:  Notice:  Notice:  2 2 3 2,4,31 3 2,4,47 195 195 195 195 5,073    195   195   195   195   195   195   195   195   195   195   195   195   195   197   198			2,906	2,437		NET ASSETS
Share premium accounts on the state of the s			7	(621)		TOTAL LIABILITIES
Notes   State   Stat				(18)	9	Financial derivatives
Noise   Standy 2023   11 July 2022   11 July 2022   12   13   12   13   13   13   13				[40]	10	Retirement benefit liabilities
SHAREHOLDERS:   SHAREHOLDERS				Ξ	00	Provisions for liabilities and charges
SHAREHOLDERS:   SHAREHOLDERS				(5)		Loans due to subsidiaries
Noises  Noises  Noises  Noises  SHAREHOLDERS:  5 Called up share ca 3 2,4/31 2,422 Share premium ac 3 2,4/47 561 Capital redemptio 10 195 309 Other reserves 5 67 67 62 The Company's l - 5 7 98 770 The accounts on 5 5,244 4,143  PAUL KEEL 6 [2,180] [588] Chief Executive ( 7 - (11) 9 (2,186) [68] Smiths Group pt  178 (557) [545]				ı	7	Lease liabilities
Noises   N			(545)	(557)	7	Borrowings
SHAREHOLDERS:   SHAREHOLDERS						NON-CURRENT LIABILITIES
SHAREHOLDERS:   SHAREHOLDERS	ed number 137013	Smiths Group plc – register	(618)	(2,186)		
SHAREHOLDERS:   SHAREHOLDERS			[29]	<u>\rightarrow</u>	9	Financial derivatives
SHAREHOLDERS:   SHAREHOLDERS			[1]	I	7	Lease liabilities
## SHAREHOLDERS:    SHAREHOLDERS: 2	Chief Financi	Chief Executive Officer	(588)	[2,180].	6	Trade and other payables
SHAREHOLDERS: 11.July 2022   SHAREHOLDERS: 2	CLARESCHE	PAUL KEEL				CURRENT LIABILITIES
SHAREHOLDERS:   SHAREHOLDERS			4,143	5,244		TOTAL ASSETS
SHAREHOLDERS:   SHAREHOLDERS			846	171		
SHAREHOLDERS:   SHAREHOLDERS	If by:	and were signed on its beha	9	6	9	Financial derivatives
Notes Notes 31 July 2022 1 July 2022 6m Fm 5 1 2 2 5 5 67 62 5 5 67 62 5 5	io 204 were approved b	The accounts on pages 197	770	98	7	Cash and cash equivalents
Notes Notes Study 2023 11 July 2022 Fm Fm 5 1 2 5 1 2 422 1 3 2 7 3 2 9 7 5 1 9 5 1	SELLON MAD EZZIALILI IZ	The company stors to the	5	ı		Current tax receivable
Notes 31 July 2023 11 July 2022 fm	sorial was £30m levos	The Company's lose for the	62	67	ហ	Trade and other receivables
Notes 31 July 2022 Notes 6m Fin 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		TOTAL EQUITY				CURRENT ASSETS
Notes 31 July 2022 11 July 2022 Fm Fm 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		Profit and loss account	3,297	5,073		
Notes 31 July 2022 11 July 2022 Fm Fm 5 5 5 5 61 3 2,447 561		Other reserves	309	195	10	Retirement benefit assets
Notes: 31 July 2023 11 July 2022  Fm SHAREHOLDERS:  2 - 5 Called up share ca 3 2,431 2,422 Share premium ac		Capital redemption reserve	561	2.447	ယ	Loans due from subsidiaries
Notes:  Notes:  I July 2022  SHAREHOLDERS:  2  Called up share ca		Share premium account	2,422	2,431	ယ	Investments
Notes: 31 July 2023 31 July 2022  Notes: Em Fm SHAREHOLDERS'		Called up share capital	ហ	ŀ	2	Right of use assets
31 July 2023 31 July 5 £m						NON-CURRENT ASSETS
			31 July 2022 ກົອງ	31 July 2023 £m	Notes	

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# **COMPANY STATEMENT OF CHANGES IN EQUITY**

At 31 July 2022

Profit for the year

Other comprehensive income.

- re-measurement of retirement benefits
- taxation recognised on retirement benefits

### Total comprehensive income for the year

Transactions with owners:

Purchase of shares by Employee Benefit Trust

Shares purchased under a buyback programme

Dividends paid to equity shareholders

Share-based payment

# Total transactions with owners recognised in equity At 31 July 2023

At 31 July 2021

Profit for the year

Other comprehensive income:

- re-measurement of retirement benefits
- taxation recognised on retirement benefits

### Total comprehensive income for the year

Transact ons with owners:

Issue of new equity shares

Purchase of shares by Employee Benefit Trust

Proceeds received on exercise of employee share options

Shares purchased under a buyback programme

Dividends paid to equity shareholders

Share-based payment

Total transactions with owners recognised in equity

t 31 July 2022

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# COMPANY ACCOUNTING POLICIES

#### **BASIS OF PREPARATION**

These financial statements were prepared in accordance with Financial Reporting Standard 101 Reduced Disclosure Framework (FRS 101). In preparing these financial statements, the Company applies the recognition, measurement and disclosure requirements of UK-adopted international accounting standards (Adopted IFRSs), but makes amendments where necessary in order to comply with Companies Act 2006 and has set out below where advantage of the FRS 101 disclosure exemptions has been taken.

These accounts have been prepared on a going concern basis and under the historical cost convention modified to include revaluation of certain financial instruments, share options and pension assets and liabilities held at fair value.

As permitted by Section 408(3) of the Companies Act 2006, the Company's income statement and statement of comprehensive income have not been presented. As permitted by Section 408(2), information about the Company's employee numbers and costs is not presented.

#### **GOING CONCERN**

The Directors are satisfied that the Group, (of which the Company is the holding company) has adequate resources to continue to operate for a period not less than 12 months from the date of approval of the financial statements and that there are no material uncertainties around their assessment. Accordingly, the Directors continue to adopt the going concern basis of accounting. Details of the going concern assessment for the Group are provided in the accounting policies note of the consolidated financial statements.

# EXEMPTIONS FROM THE REQUIREMENTS OF IFRS APPLIED IN ACCORDANCE WITH FRS 101

The following exemptions from the requirements of IFRS have been applied in the preparation of these financial statements, in accordance with FRS 101:

- Paragraphs 45(b) and 46 to 52 of IFRS 2, 'Share-based payment' (details of the number and weighted-average exercise prices of share options, and how the fair value of goods or services received was determined);
- IFRS 7, 'Financial Instruments: Disclosures'
- Paragraphs 91 to 99 of IFRS 13, 'Fair value measurement' (disclosure of valuation techniques and inputs used for fair value measurement of assets and liabilities);
- Paragraph 38 of IAS 1. Presentation of financial statements' comparative information requirements in respect of:
- paragraph 79(a)(iv) of IAS 1;
- paragraph 73(e) of IAS 16 'Property, plant and equipment'
- The following paragraphs of IAS 1, 'Presentation of financial statements':
- 10(d) (statement of cash-flows);
- 16 (statement of compliance with all IFRS).
- 38A (requirement for minimum of two primary statements, including cash flow statements)
- 38B-D (additional comparative information)

- 111 (cash flow statement information); and
- 134-136 (capital management disclosures)
- IAS 7, 'Statement of cash-flows'
- Paragraph 30 and 31 of IAS 8 'Accounting policies, changes in accounting estimates and errors' (requirement for the disclosure of information when an entity has not applied a new IFRS that has been issued but is not yet effective)
- Paragraph 17 of IAS 24, 'Related party disclosures' (key management compensation)
- The requirements in IAS 24, 'Related party disclosures' to disclose related party transactions entered into between two or more members of a group.
- The requirements of paragraphs 52 and 58 of IFRS 16 Leases

# SIGNIFICANT JUDGEMENTS, KEY ASSUMPTIONS AND ESTIMATES

The preparation of the accounts in conformity with generally accepted accounting principles requires management to make estimates and judgements that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the accounts and the reported amounts of revenues and expenses during the reporting period. Actual results may differ from these estimates.

The key sources of estimation uncertainty together with the significant judgements and assumptions used in these Parent Company financial statements are set out below.

## SOURCES OF ESTIMATION UNCERTAINTY

The Company has recognised deferred tax assets of £40m [FY2022: £66m] relating to revenue losses brought forward. The recognition of these assets requires management to make significant estimates as to the ability to recover them against the unwind of other tax positions and forecast UK taxable profits of the tax group. Further detail on the Company's deferred taxation position is included in note 4.

#### Retirement benefits

Determining the value of the future defined benefit obligation involves significant estimates in respect of the assumptions used to calculate present values. These include future mortality, ciscount rate and inflation. The Company uses previous experience and independent actuarial advice to select the values for critical estimates. A portion of the Company's pension liabilities are insured via bulk annuity policies that match all or part of the scheme obligation to identified groups of pensioners. These assets are valued by an external qualified actuary at the actuarial valuation of the corresponding liability, reflecting this matching relationship.

The Company's principal defined benefit pension plans have been closed so that no future benefits are accrued. Critical estimates for these plans, and the effect of variances in these estimates, are disclosed in note 8 to the consolidated financial statements.

SIGNIFICANT JUDGEMENTS MADE IN APPLYING ACCOUNTING POLICIES

#### Taxation

As stated in the previous section 'Sources of estimation uncertainty,' the Company has recognised deferred tax assets of £40m (FY2022: £66m) relating to revenue losses brought forward. The decision to recognise deferred tax assets requires judgement in determining whether the Company will be able to utilise historical tax losses in future periods. It has been concluded that there are sufficient taxable profits in future periods to support recognition.

#### Retirement benefits

At 31 July 2023 the Company has recognised £195m of retirement benefit assets [FY2022: £309m], which arises from the rights of the employers to recover the surplus at the end of the life of the scheme

The recognition of this surplus is a significant judgement. There is judgement required in determining whether an unconditional right of refund exists based on the provisions of the relevant Trust deed and rules. Having taken legal advice with regard to the rights of the Company under the relevant Trust deed and rules, it has been determined that the surplus is recoverable by the Company and therefore can be recognised. If the pension schemes were wound up while they still had members, the schemes would need to buy out the benefits of all members. The buyouts would cost significantly more than the carrying value of the scheme liabilities within these financia, statements which are calculated in accordance with IAS 19: Employee benefits.

#### FOREIGN CURRENCIES

Foreign currency transactions are recorded at the exchange rate ruling on the date of transaction. Foreign exchange gains and losses resulting from the settlement of such transactions, and from the retranslation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies, are recognised in the profit and loss account.

#### LEASES

At the commencement date of the lease, the Company recognises lease liabilities measured at the present value of lease payments to be made over the lease term, which includes periods covered by renewal options the Company is reasonably certain to exercise. In calculating the present value of lease payments, the Company uses the incremental borrowing rate at the lease commencement date.

The Company recognises right of use assets at the commencement date of the lease. Right of use assets are measured at cost including the amount of lease liabilities recognised and initial direct costs incurred, less any incentives granted by the lessor. Right of use assets are subject to impairment and are depreciated over the shorter of the lease term and the useful life of the right of use asset.

The Company has a buildings lease with a remaining term of five months. Other leases with lease terms of 12 months or less and leases of office equipment with low value (typically below £5,000) are recognised as an expense on a straight-line basis over the lease term with the Company having applied 'short-term lease' and 'lease of low-value assets' recognition exemptions.

# INVESTMENTS IN AND LOANS TO GROUP COMPANIES

The Company's investments in shares in Group companies are stated at cost less provision for impairment. Any impairment is charged to the profit and loss account as it arises.

The recoverability of intercompany loans is assessed applying the methodology of IFRS 9 by looking at the credit quality of the subsidiary and any support available to the entity. These calculations require the use of estimates including projected future cash-flows and other future events. The application of the expected credit loss model has not had a material impact on the Company's loan receivables provisioning position.

#### FINANCIAL INSTRUMENTS

The policies disclosed in the Group accounting policies on pages 135 to 143 for recognition, measurement and presentation of financial instruments are applied in the Company accounts

#### XATION

Deferred tax is provided using the balance sheet liability method. A deferred tax asset is recognised where it is probable that future taxable income will be sufficient to utilise the available relief.

Deferred tax is provided on temporary differences arising on investments in subsidiaries, except where the timing of the reversal of the temporary difference is controlled by the Company and it is probable that the temporary difference will not reverse in the foreseeable future.

#### PROVISIONS

Provisions for disposal indemnities, restructuring costs, property dilapidations and legal claims are recognised when: the Company has a legal or constructive obligation as a result of a past event; it is probable that an outflow of resources will be required to settle the obligation; and the amount has been reliably estimated. Provisions are not recognised for future operating losses.

Provisions are discounted where the time value of money is material.

#### RETIREMENT BENEFITS

The Company has both defined benefit and defined contribution plans. The policies disclosed in the Group accounting policies on pages 135 to 143 for recognition, measurement and presentation of retirement benefits are applied in the Company accounts. Note 8 to the consolidated accounts explains the valuation basis for the Company's retirement benefit schemes assets and liabilities.

#### SHARE-BASED PAYMENT

The Company operates a number of equity-settled and cash-settled share-based compensation plans.

The fair value of the shares or share options granted is recognised over the vest ng period to reflect the value of the employee services received. The charge relating to grants to employees of the Company is recognised as an expense in the profit and loss account and the charge for grants to employees of other Group companies is recognised as an investment in the relevant subsidiary.

The fair value of options granted, excluding the impact of any non-market vesting conditions, is calculated using established option pricing models, principally binomial models. The probability of meeting non-market vesting conditions, which include profitability targets, is used to estimate the number of share options that are likely to vest.

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of the payment earned by the balance sheet date. For equity-settled share-based payment schemes, the corresponding credit is recognised directly in reserves. For cash-settled share-based payment schemes, a liability is recognised based on the fair value

#### DIVIDENDS

approved by shareholders at the Annual General Meeting. dividend is recognised when it is paid and the final dividend is recognised when it has been Dividends are recognised as a liability in the period in which they are authorised. The interim

# **NOTES TO THE COMPANY ACCOUNTS**

# 1. AUDIT FEE AND DIRECTORS EMOLUMENTS

The audit fee paid to KPMG LLP for the Parent Company was £0.1m [FY2022: £0.1m]

Remuneration & People Committee Report on pages 98 to 110. Directors' emoluments in the year amounted to £7m (FY2022: £4m). Further information is in the

### 2. RIGHT OF USE ASSETS

Smiths Interconnect Group Limited		
Flex-Tek Group Limited	6	Net book value at 31 July 2021
John Crane Group Limited	បា	Net book value at 31 July 2022
Smiths Detection Group Limited	ı	Net book value at 31 July 2023
Smiths Group International Holdings	ယ	At 31 July 2023
companies, which are incorporated i	ı	Charge for the year
The Company's subsidiaries are larg	ω	At 31 July 2022
		Charge for the year
trading activities	2	At 31 July 2021
lease to reduce its foreign surrency.		Depreciation
resemble (EV2022: £1 &&/) The Co	ω	At 31 July 2023
those is a local right of set off At 31	(5)	Derecognition of right of use asset
	œ	At 31 July 2022
Net book value at 31 July 2021	æ	At 31 Ju.y 2021
Net book value at 31 July 2022		Cost or valuation
Net book value at 31 July 2023	(m)	
At 31 July 2021, 31 July 2022 and 31 July	Properties	

# 3. INVESTMENTS AND LOANS DUE FROM SUBSIDIARIES

	Sharesin	cans	
	subsidiary undertakings Em	due from subsidiaries fim	Total £m
Cost or valuation			_
At 31 July 2021	2,419	612	3,031
Foreign exchange rate movements	1	21	21
Contribution through share options	\$	ı	<b>o</b> o
Lecrease in advances due from subsidiaries	ı	[71]	(71)
At 31 July 2022	2,427	562	2,989
Foreign exchange rate movements	1	1151	[16]
Contribution through share options	υ	I	9 .
Increase in advances due from subsidiaries	1	. 200	1,902
	2,436	2,448	4,884
Provision for impairment			
At 31 July 2021, 31 July 2022 and 31 July 2023	JI	_	6
Vet book value at 31 July 2023	2,431	2,447	4,878
Net book value at 31 July 2022	2,422	561	2,983
Net book value at 31 July 2021	2,414	611	3,025

Net book value at 31 July 2021	2,414	611	3,025
Loans due to subsidiaries are offset against loans due from subsidiaries only to the extent that there is a legal right of set-off. At 31 July 2023 Enil of loans payable are offset against loans	subsidiaries on ayable are offsi	ily to the exten et against loar	t that ns
receivable (FY2022: £1,664m). The Company has large offsetting loan balances because it uses loans to reduce its foreign currency exposures and separately monitor net cash generated from trading activities.	ling loan balar ly monitor net i	nces because i cash generale	it uses id from
The Company's subsidiaries are largely held according to business lines by the following holding companies, which are incorporated in England:	sıness lines by	the following	holding
Smiths Group International Holdings Limited Smiths Detection Group Limited Inha Crana Groun Limited			
Elev-Tek Group I mited			

The principal subsidiaries and their countries of incorporation are

John Crane UK Limited	Smiths Detection – Watford Ltd	England
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Smiths Detection (Asia-Pacific) Pte Ltd (Singapore) Smiths Detection Germany 6mbH (Germany) John Crane Canada Inc (Canada) John Crane Saudi Arabia Ltd (Saudi Arabia) John Crane Technology (Tianjin) Co Limited (China) John Crane Middle East FZE (UAE)

#### Royal Metal Products, LLC Tutco, LLC Flexible Technologies, LLC Smiths Detection, Inc. Titeflex Corporation John Crane, Inc. **United States**

Smiths Tubular Systems – Laconia Inc Smiths Interconnect, Inc. Kreisler Manufacturing Corp Smiths Interconnect Americas, Inc.

in their country of incorporation. Shareholdings are of ordinary shares or common stock. All of the above subsidiaries operate by the Company. The others are 100% owned through intermediate holding companies Of the companies above, Smiths Group International Holdings Limited is 100% owned directly

See pages 205 to 210 for a complete list of subsidiary undertakings

# 4. DEFERRED TAX ASSETS AND LIABILITIES

The Company has recognised the following deferred tax assets and liabilities:

	1	40	(40)	•	At 31 July 2023
30	ı	1	30	1	Charge to equity
[30]	ı	[26]	.T.	ı	(Charge)/credit to income statement
1		66	(66)	1	At 31 July 2022
51	ı	1	٥	[1]	Charge to equity
23	[3]	[23]	51	[2]	(Charge)/credit to income statement
(28)	ယ	89	(123)	ယ	At 31 July 2021
Total Em	Other £m	Losses carried forward	Retirement benefit obligations £m	Share- based pavment Em	

reviewed regularly. unwind of other tax positions and forecast of the UK tax group. The treatment of these assets is forward. The recognition of these assets is dependent on the ability to recover them against the recognised deferred tax assets of £40m (FY2022, £66m) relating to revenue losses carried The Company is part of a UK tax group including all its UK-based subsidiaries. The Company has

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(FY22: £2m). relating to losses £51m (FY22: £36m), share-based payments £1m (FY22: £3m) and other £2m At 31 July 2023 the Company has unrecognised deferred tax assets of £54m [FY22: £41m]

calculated at the 25% rate. From 1 April 2023, the rate increases from 19% to 25%. Deferred tax, as at 31 July 2023 has been

# 5. TRADE AND OTHER RECEIVABLES

	Other receivables	Amounts owed by subsidiaries	
67		Ċ 7	31 July 2023 £m
62	_	61	3" July 2022 Em

## 6. TRADE AND OTHER PAYABLES

588	2,180	
11	income 13	Accruals and deferred income
15	u.F	Other creditors
504	one year -	Term loans due within one year
58	Idianies 2,162	Amounts owed to subsidiaries
31 July 2022 £m	31 July 2023 Em	

## 7. BORROWINGS AND NET DEBT

(285)	(459)	Net debt
(1,055)	(557)	Borrowings
[545]	[557]	Term loans falling due after one year
[504]	ı	Term loans falling due within one year
[5]	1	Lease liabilities falling due after one year
Ξ	1	Lease liabilities falling due within one year
770		Cash_and_cash equivalents
760	78	Short-term deposits
10		Cash at bank
31 July 2022 f m	31 July 2023 £m	

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203

### Term loans and lease liabilities

The currency and coupons for the term loans are disclosed in note 18 of the Group accounts.

æ			
ೖ	1,055	.ttes <b>557</b>	Smiths Group plc term loans and lease liabilities
Þ	_	1	Greater than five years
Ç	548	557	Between 'wo and five years
ac	_	ı	Between one and two years
Fo	505	ŀ	Less than one year
	3. July 2022 Em	31 July 2023 £m	

maturing on 5 May 2028 and borrowing facilities available to the Group. Smiths has revolving credit facilities of US\$800m See the liquidity risk disclosures in note 19 in the Group accounts for information on the cash

# 8. PROVISIONS FOR LIABILITIES AND CHARGES

٧.	_	ı	[1]	2	
<u> </u>	At 31 July 2023 Em	Utilisation Em	Charged against profit £m	AI 31 July 2022 Im	

disposa, and is expected to be utilised within the next five years. The closing disposal provision relates to warranties and other obligations in respect of a past

#### 9. DERIVATIVES

Disposals

The tables below set out the nominal amount and fair value of derivative contracts held by

	count act of direct shiring	
Fair value		
At 31 July 2023		
		ne Company:

			Total financial derivatives	Curren:	Non-current	Comprising	Balance sheet entries	Total financial derivatives	investment hedges)	Cross-currency swaps (fair value and net	Foreign exchange contracts (not hedge accounted)	
								894	247	and net	hedge 647	€m
			6	o.	1			6	ı		¢.	m'
			[24]	[6]	(18)			[24]	[18]		<u>[6]</u>	Ę
			(18)	ı	[1&]			(18)	[18]		I	ħ
Net pension asset	Retirement benefit liabilities	Retirement benefit assets	(18) Comprising:	Net pension asset	Present value of unfunded obligations	Post-retirement healthcare	Unfunded pension plans	Surplus	Surplus restriction	Present value of funded scheme liabilities	Market value of scheme assets	
155	[07]	195		155	. (40):	ಭ	(37)	. GD .	[16.]	(2,156)	7,367	31 July 2023 Em
262	[47]	309		262	[47]	(4)	[43]	309	[20]	[2,738]	3,067	3" July 2022 Em

Comprising Total financial derivatives Non-current Balance sheet entries oreign exchange contracts (not hedge otal financial derivatives nvestment hedges) oss-currency swaps Ifair value and net Contract or underlying nominal amount 1,208 615 593 Assets Em L'abilities em [49] (20) (29) [40] 9 At 31 July 2022 r arr value [20] [20] [40] [04] E Net

exchange rates and yield curves). value of the future cash-flows calculated using market data at the balance sheet date (principally and embedded derivatives are Level 2 fair value instruments and are valued at the net present Derivatives, including forward exchange contracts, currency swaps, interest rate instruments

(FY2022: £28m). The debit to the income statement arising from change in fair value in the year was £16m

# 10. POST-RETIREMENT BENEFITS

all of the post-retirement healthcare schemes. Company is accounting for all the UK defined benefit schemes (funded and unfunded) and virtually The Company is the principal employer for the two major defined benefit plans in the UK. The

The retirement benefit assets and liabilities comprise

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ATHE C	ani a	PIC	A.L	. 131	Beblat	F 2.3	1.	

4.556cm.)"

See the disclosures for UK schemes in note 8 to the consolidated accounts for the circumstances of the major schemes, risk management, principal assumptions, assets and liabilities and the funding position of the two major schemes.

# 11. SHARE CAPITAL AND RESERVES SHARE CAPITAL

	<u> </u>	166 202 675	Total share capital at 31 July 2023
[207]	(5)	(13,053,169)	Shares purchased under a buyback programme
	136	362,356,159	Total share capital at 31 July 2022
2	ļ	131,942	Issue of new equity shares – exercise of share options
[511]	[13]	[34,152,897]	Shares purchased under a buyback programme
	149	396,377,114	Total share capital at 31 July 2021
			Ordinary shares of 37.5p each
Corsideration Em	lssued capital (m	Number of shares	

At 31 July 2023, all of the issued share capital was in free issue. All issued shares are fully paid. See note 9 to the consolidated accounts for information about share schemes, including total shares under options and options exercisable at the balance sheet date. During the year, the Company received Enil [FY2022: £2m] on the issue of shares in respect of the exercise of options awarded under various share option schemes.

## Smiths Industries Employee Benefit Trust

The retained earnings include the purchase of Smiths Group plc shares by the Smiths Industries Employee Benefit Trust, and the issue of these shares upon the exercise of share options. The consideration paid was £25m (2022: £16m) and £1m (2022: £nil) was received as a result of employees exercising share options under the SAYE. At 31 July 2023 the Trust held 1,742,929 [2022: 618,662] ordinary shares.

#### Distributable profits

Smiths Group plc, the Parent Company of the Group, holds investments in subsidiaries and operates as a financing entity for the Group. Its profits are derived from dividend receipts, royalties, corporate recharges, and loan interests from its subsidiary companies. Prior to the declaration of interim and final dividends to shareholders, the Board conducts a review of the level of distributable profits of the Parent Company. This ensures the profits provide sufficient coverage for dividend payments; see note 26 in the Group accounts for a discussion of capital management and the factors which the Board considers when proposing dividends.

In accordance with the UK Companies Act 2006 Section 831(1), a public company may only make a distribution if, after fulfilling this distribution, the amount of its net assets is not less than the aggregate of its called-up share capital and non-distributable reserves as it appears in the relevant accounts. The Company establishes what is realised and unrealised in accordance with the guidance provided by ICAEW TECH 02/17BL and the requirements of UK law.

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Profits available for distribution at 31 July 2023 and 31 July 2022 were comprised as follows:

- 1,320	000	טפון שיומטים אי טוויס
330	678	Distributable prefits
[1,058]	11.054	Other non-distributable reserves
[19]	[24]	Capital redemption reserve
[365]	(47/12)	Share premium
(136)	(131)	Issued share capital
		Less:
2,906	2,437	Net assets
2022 £m	2023 Em	

#### Other reserves

Cther reserves arose from the cancellation of the share premium arising from an equity-funded acquisition in the year ended 30 July 1988.

# Differential between consolidated and Parent Company net assets

The Group's consolidated balance sheet shows net assets that are £31m lower [FY2022. £185m lower] than the net assets shown on the Parent Company's balance sheet. This deficit principally arose in 2007 when the Group returned £2.1bn of capital to shareholders, creating a net asset deficit of £1.9bn. Earnings retained within the Group have subsequently reduced this deficit.

### 12. CONTINGENT LIABILITIES

The Company has provided guarantees and arranged letter of credit facilities to support the Group's pension plans. The current amount outstanding under letters of credit is £56m IFY2022: £56m). The Company has guaranteed the US\$800m revolving credit facility available to a subsidiary.

# 13. POST BALANCE SHEET EVENT

Details of the proposed final dividend announced since the end of the reporting period are given in note 25 to the Group consolidated financial statements.

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A full list of the Group's related undertakings as at 31 July 2023 is provided below. The entities	t 31 July 2023 is provided be	elow. The ent	ities	Tigrup No. 7 Limited	Ordinary	100	100
are grouped by the country in which they are incorporated and details of their registered office	porated and details of their	registered a	ffice	Tryrup No. 14 Limited	Ordinary		100
address, classes of shares and ownership is disclosed. Related undertakings include	osed. Related undertakings	s include		TI Pension Trustee Limited	Limited By Guarantee		100
subsidiaries, associated undertakings, joint ventures and associates.	res and associates.			XD6 Limited	Ordinary	100	100
Name	Security	Direct [%]	~otal [%	XDG Services Limited	Ordinary		99
UNITED KINGDOM				29 Dunsinane Avenue, Dundee, DD2 3QF			
11-12 St James's Square, London, SW1Y 4LB				Flexible Ducting Limited	Ordinary		100
Air Log Limited	Ordinary		100	Trak Microwave Limited	Ordinary		100
CVE Trustee Limited	Ordinary	100	100	Abercanaid, Merthyr Tydfil, Mid Glamorgan, CF48 1UX			
EIS Group Plc	Ordinary	1 <b>0</b> 0	100	Amnitec Hose Limited	Ordinary		100
Flex-Tek 3roup Limited	Ordinary		100	Amnitec Limited	Ordinary		100
Flightspares Limited	Ordinary	100	100	Brooklyn House, 44 Brook Street, Shepshed,			
Francis Shaw and Company (Manchester) Limited	Ordinary		100	Castite Systems Limited	Ordinary		100
Epont Grow BI O	37% znd Pret Urdinary; 5.25% Cum Pref; Dif;		100	Buckingham House, 361-366 Buckingham Avenue, Stough. Berkshire. SL1 4LU			
Graseby Limited	Ordinary	100	100	Flexibox International Limited	Ordinary		100
Roof Units (Group) Limited	Ordinary	100	100	John Crane Group Limited	Ordinary		100
S.I. Pension Trustees Limited	Ordinary	100	100	_ohn Crane Investments Limited	Ordinary		100
SI Properties Limited	Ordinary	100	100	John Crane UK Limited	Ordinary		100
SITI 1 Limited	Common		100	Project Sugar Limited	Ordinary		100
Smiths Aerospace Components Tyseley Limited	Ordinary	100	100	Smiths Business Information Services Limited	Ordinary		100
Smiths Aerospace Gloucester Limited	Ordinary: Ordinary A		100	Century House, Maylands Avenue, Hemel Hempstead, Hertfordshire, HP2 70F			
Smiths Finance Limited	Ordinary: RDM		100	Smiths Detection Group Limited	Ordinary		100
Smiths Group Finance EU Limited	Ordinary		100	Smiths Detection Investments Limited	Ordinary		100
Smiths Group Finance US Limited	Ordinary		100	Smiths Detection Kirwalt Security Devices and	Or William y		Ş
Smiths Group Innovation Limited	Ordinary		100	Systems, their Installation and Maintenance (LLC)*			
Smiths Group International Holdings Limited	Ordinary	100	100	*register=d address of parent	Cash share		49
Smiths adjustries limited	7% Non Cum Pref, Ordinary	103	100	Smiths Detection Limited	Ordinary	100	100
Smiths Nominees Limited	Ordinary	100	<b>1</b> 00	Complete Delice and Complete Delice of Complete Delice and Complete Delice of Complete De	Ordinary	100	100
Smiths Pensions Limited	Ordinary	99	100	No 1 Exchange, Market Street, Aberdeen, Scotland	C. C. C.		
Smiths Wolverhampton Limited	Ordinary		100	John Crane Asset Management Solutions Limited	Ordinary		100
Sovos Limited	Ordinary		100	Unit 130 Centennial Park, Elstree, Hertfordshire,			
TI Corporate Services Limited	Ordinary	100	100				
TI Group Limited	Ordinary	100	100	Hypertac Limited	Ordinary		100
				Smiths Industries Industrial Group Limited Smiths Interconnect Group Limited	Ordinary Ordinary		100

SUBSIDIARY UNDERTAKINGS

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FINANCIAL STATEMENTS

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	Smiths Interconnect Canada Inc	16771, Sainte Marie Rd, Kirkland, Quebec, H9H 5H3	Flexible Technologies (Canada) Ltd.	L4W 3W6	2410 Enetanto Barburay IInit 3 Micriscanos Ostorio	Smiths Detection Montreal Inc.	Victoria, Montreal, PQ, H4Z 1E9	John Crane Canada Inc	3A1	623 Green North Road Stoney Creek Ontario 186	CANADA		Industrial District of The City of Rio Claro, State of São Paulo, AV. Brasil Number 4.700, CEP 13505-600	BRAZIL	John Crane Belgium NV	Glasstraat 37, Antwerpen, 2170	BELGIUM	John Crane Baku LLC	Baku	32, Dostlug Street, Salyan Highway PO Box AZ1023,	AZERBAIJAN REPUBLIC	Smiths Detection (Australia) Pty Ltd	NSW 2019	Rotany Grove Firsts Hait F 1/A Baker Street Botany	John Crane Australia Pty Limited	Eloxibox Phy I muted	549 – 551, Somerville Road, Sunshine, Melbourne, VIC 3020	AUSTRALIA	TI Group Automotive Systems (Argentina) SA	John Crare Argentina SA	Office, Buenos Aires	Au Lord-o N. Alom 1110, 12 Floor Boker Mackagain	ARGENTINA	John Crane (Angola) Prestação De Services I Id	Rue Kwamme Nkrumah, Torres Impor-Africa, 3 Andar, Apt A, Luanda	ANGOLA	Name
	Common Shares		Ordinary		Shares	Class A Shares; Class B		Common			Ordinal y				Ordinary			Ordinary				Ordinary		() (dillips)	Ordinary	Ordinary			Ordinary	Common			Si Gillion y	Ordinary			Security
																																					Direct [%]
i	100		100			100		001	•		100	100			100			100			I	100		ć	75 - 50	100			100	100				<b>1</b> 00		i	Total (%)
John Crane Dominicana SA	CONTRACTOR	DOMINICAN REPLIED	John Crane A S	Jana Sigmunda 78 Lutin 78349	Smiths Interconnect Sociedad Anonima	Central Avenue & 8th, San Jose	33rd St. Number 777 Barrio Francisco Peralta,	COSTA RICA	Cayetano, Bogota	Calle 46A No 82-54 Int 14, Parque Empresarial San	COLOMBIA	John Crane China Co Limited	Eoom 1668, No. 14F Floor 3 Datong Building, Huanghe Evenue, Nankai District, Tianjin	SMO Delection Equipment (Shanghai) Co , Ltd	Free Trade Zone	Room 923B, No 55, Xili Road, Shanghai, [China] Pilot	Huafeng Smiths Interconnect (Sichuan) Co., Ltd	Zone, Mianyang, Sichuan Province	No. 120 Sanijang Avenue Economic Development	Antares Advanced Test Technologies (Suzhou) Co. Ltd	Park, Suzhou 215026	No. 14 Unit No. 78 Xingl in Road Suzhou Industrial	John Crane Technology (Tianiin) Co Limited	U strict (Outside The Ring), Binhai Hi-Tech, Industrial	No.9, No. 1, Haitai Huake Road, Huayuan Industrial	Manufacturer Co. Ltd	Changshu Flex-Tek Thermal Fluid Systems	Changshu Economic Development Zone, Changshu, lianger 215536	No. 7, Factory Building, Maqiao Industrial Square,	Smiths (Shanghai) Management Co., Ltd	Shanghai	No. 1 Lang 65 Linas lang Board Buildong Now District	CHINA	John Crane Chile SA	Americo Vespucio 2542, Complejo Empresarial El Certijo, Conchali, Santiago	CHILE	
Ordinary		Or officer y	Ordinary		Urdinary	· .		or dirially				Ordinary		Ordinary			Ordinary			Ordinary		***************************************	Ordinary				Ordinary			Ordinary			Section y	Ordinary			Security
																																					Drivet [%]
100		5	100		100			5	3		:	100		100			60		;	100			100				100			100			Ġ	100			Total (%)

SUBSIDIARY UNDERTAKINGS
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John Crane GmbH	Hypertac GmbH Werner-Yon-Siemens - Str. 6, Fulda, 36041	Zamor KG Utrichsberger Strasse 17, Deggendorf, 94469	Tolzer Strasse, 15 82031, Grunwald	Flexschlauch Produktions GmbH	Reenschlager Str. 10B   uheck 23556	Seebach 3mbH Seebach 3mbH	Neckarweg 3, Vellmar, 34246	Smiths Detection Germany GmbH	Smiths Detection GmbH	Im Herzen 4, Wiesbaden, 65205	Gastite Systems Deutschland GmbH	Gewerbestrafie 15 a. Graben, 86836	Am zirkusz, Berun, 10117	GERMANY	TISA (France)	John Crane France S.A.S.	114, Rue Jules Ferry, B.p.35, Deville-Les-Rouen, 76250	Smiths Detection France S.A.S.	36 Rue Charles Heller, Vitry Sur Seine, F-94400	Hypertac S.A.	31 Rue Isidore Maille, Saint-Aubin-Les-Elbeuf, 76410	Titeflex Europe S.A.S.	22, Avenue Maurice Chevaller, 77833 Uzoir-La- Ferriere, Paris	FRANCE	John Crare Safematic Oy	PO Box 10, Punasillantie 15, Muurame, 40950	FINLAND	Detection Technologies Egypt	Nile City Towers, North Tower, 22nd Floor, Ramlet Boulaq, Nile Cournich, Cairo	John Crane Egypt Sealing Systems Llc	John Crane Egypt Llc	139, Mogamaa El Masanea Street, El Amireya, Cairo	EGYPT	Name
Ordinary	Ordinary	Ordinary		Shares	O onion y	Ordinary		Ordinary	Shares	`	Ordinary	Ordinary	-		Ordinary	Ordinary		Shares		Ordinary		Ordinary			Ordinary			Quotas		Ordinary	Ordinary			Security
																																		Direct (%)
100	100	48		100	- 60	100	18	100	100		100	100	3		100	100		100		100		100			100			100		100	100			Total (%)
T53/54, Shannon Industrial Estate, Shannon, Co. Clare John Crane (Ireland) Limited	Smiths Detection Ireland Limited	RELAND  Celoitte Offices, 6 Lapps Quay, Cork	FT John Crane Indonesia	Cilandak, Jakarta, 12560	Cilandak Commercial Estate Rido (014 - ii Kko	IN TOMESTA	Smiths Detection Systems Private Limited	Sector 19 Dwarka, New Delhi 110075	Seebach Filter Solutions India Pvt Ltd	Shirwal, Maharashtra 412801	STS Titeflex India Pvt Ltd	No 38, Kiadb Industrial Area, Bangalore, 561203	Smiths Interconnect India Private Limited	John Crane Sealing Systems India Private Limited	No 11, 1st Phase, Peenya, Industrial Area, Bangalore, 560058	P.enty India Limited	1'0020	INUIA	John Crane Hungary Kft	2040 Budaors, Gyar U. 2	HJNGARY	Smiths Detection Hong Kong Limited	Smiths Interconnect Hong Kong Co Limited	Smiths Interconnect Group (HK) Limited	4008-4009, 40/F. One Pacific Place, 88 Queensway	HONG KONG		Level 5, Mill Court, La Charroterie, St Peter Port, GY1	GUERNSEY	John Crane Hellas – Engineered Sealing Systems Manaprasani Ene	Paraskevi, Athens, 153 42	3 Stratigou Tobre Street, Municipality Of Agia	GREECE	Nane
Ordinary	Ordinary, Ordinary B; Ordinary D; Series C		Ordinary			Class B Equity Shares	Class A Equity Shares;		Ordinary	:	Ordinary		Ordinary	Ordinary		Ordinary Shares	· :		Ordinary			Ordinary	Ordinary	Ordinary		Ordinary				Ordinary				Security Dradion
100	100		99				100		100		100		100	100		100	į		100			100	100	100		100	100		1	100			į	ioal Total (%)
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Carretera Libre Antiguo Camino Tijuana 20221-B. Fideicomiso el Florido, Tijuana, Baja California, 22234	Fernando, CP 87600  John Crare Sociedad De Responsibilidad Limitada De Capital Variable	Carretera Ciudad Victoria Matamoros, Km.173+600,	Av. Primero De Mayo Lote 3 Edificio 1B, Prologis Park, Reynosa, 38780	679, Poniente 152, Vallejo Delegacion Azcapotzalco, Mexico City, 2300	John Crare Malaysia Sdn Bhd Smiths Detection Malaysia Sdn Bhd MEXICO	Flexible Ducting Malaysia Sdn Bhd [in liquidation] Menara LGB, 1, Jalan Wan Kadir Taman Tun Dr Ismail, 60000 Kuala Lumpur, WPKL	MALAYSIA 207, Jalan Tun Razak, Suite 13.03, 13th Floor, Menara Tan & Tan, Kuala Lumpur, 50400	Migeundong, Westgate Tower 15F, 70 Chungjeong-Ro, Seodaemun-Gu, Seoul John Crare Korea Co Ltd	Atyrau Region, Gatyrau, Station K Arabathan, House Production Site 14, 060000 John Crare Kazakhstan KOREA, REPUBLIC OF	Smiths Detection Japan GK  2222, Kamitoyama Ritto City, Ritto-Shi, Shiga-Ken John Crare Japan Inc  KA7AKHSTAN	JAPAN 1-1-1 Uchisaiwaicho, Chiyoda-ku, Tokyo	John Crane Italia SpA Smiths Detection Italia Srl Smiths Group Italia Srl	ITALY Via Da Bissone 7A, Genova, 16153 Hypertac SpA Via Giotto 3 Muncio 20835	Name
	Ordinary	Ordinary		7	Ordinary Ordinary	Ordinary		Ordinary	Ordinary	Ordinary		Ordinary Quota Value of Shares Ordinary	Ordinary	Security
														ਹਿਲਹਾਂ <b>%</b> ]
	100	ē	į	100	100 100	100		100	100	70	}	100 100	100	Tetai: '%
Building 7, Zone A, Airport road, Business Gate, P.O Box Riyadh 11683, 93597 Smiths Detection Saudi Arabia Ltd	Dammam Industrial City, Dammam, 3243 John Crane Saudi Arabia Ltd	LLC John Crane Rus	St. Petersburg 193079 Smiths Detection Rus LLC Beauting to Part P 11 Macrow 119735	John Crane Caribe Ltd  RUSSIAN FEDERATION  Room 501. Floor 5. bld 1. 5-104 Octvabrskava Emb.	PUERTO RICO 654 Plaza, Suite #933, 654 Munoz Rivera Ave, San Juan, 00918	1327, ul. Bielska, Poland, 43-374 Buczkowi John Crane Poland Sp Z O.O.	Ax. Guittermo Dansey Z 124, Orbanizacion Industriat Conde, Lima John Grane Peru Sac	Smiths Detection New Zealand Limited PERU	Hydrograat 25, PU Box 442, 6900 AK Zevenaar, Duiven, 6921 RS Indufil BV NEW ZEALAND	Buckingham House, 361-366 Buckingham Avenue, Slough, Berkshire, SL1 4LU, England Smiths Group Holdings Netherlands BV	Bergen 9 – 17, Barendrecht, Zuid, 2993LR John Crane Holland BV Smiths Detection Benelux BV	NETHERLANDS Abraham van Stolkweg 118, Rotterdam, 3041 JA Amnitec BV	Smiths Interconnect Mexico S. de RI de C.v.  Paseo De La Reforma 505, Col, Cuauhtemoc, 6500, Ciudad De Mexico Smiths Detection Mexico S. de RI de C.v.	Name
Shares	Ordinary	Ordinary	Ordinary	Common Shares		Ordinary .	Common Shares	Ordinary	Ordinary	Ordinary	Ordinary Ordinary	Ordinary	Equity Quotas Partes Sociales	Security Jnort[%]
100	100	. 100	100	100		100	100	100	100	100	100 100	100	100	Total (%)

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Name	Security	Diract [%]	<b>ા</b> તા [%]	Name	Security	Direct [%]	Total  %  :	
SINGAPORE				TUNISIA				
6 Shenton Way, OUE Downtown #26-00, 068809				Zone Industrielle Route De Khniss, Monastir, 5000				
John Crane Singapore Pte Limited	Ordinary		100	Smiths Connectors Tunisia SARL	Ordinary		100	
20, Pasir Panjang Road, #13-26 Mapletree Business				TURKEY				
Smiths Connectors Asia Pte Ttd	Ordinary		100	Istanbul Sariyer, Huzur Mahallesi, Ahmet Bayman Caddessi Dis Reklamcilik Ant No. 17-19/1				
Smiths Detection (Asia Pacific) Pte. Ltd	Ordinary		<b>1</b> 00	John Crane Endustriyel Sizdirmazlık Sistemleri Etd	Ordinary		100	
47, Kallang Pudding Road, #06-13, The Crescent, Kallang, Singapore, 349318				UNITED ARAB EMIRATES				
Plastronics Asia Pte. LTD	Ordinary		100	Abu Dhabi				
SLOVAKIA				Smiths Detection Security Systems Llc	Shares		49	
Dvorakovo nabrezie 10, Bratislava-mestska cast Stare Mesto, 811 02				Dubai Airport Free Zone, PO Box 48225, Building No. 8WA (West Side), 401, Dubai				
John Crare Slovakia SRO	Ordinary		100	Smiths Detection Middle East Fze	Shares		100	
SOUTH AFRICA				S20113, Jebel Ali Free Zone, 61040				
2, Jansen Road, Nuffield Industrial Sites, Springs Gauteng, 1559				John Grane Middle East Fze UNITED STATES OF AMERICA	Ordinary		100	
Flexibax (Pty) Limited	Ordinary		100	51 Growth Road, Laconia, NH, 03246				
John Crare Pty Ltd	Ordinary		100	Lakes Region Tubular Products Inc.	Comman Stock		100	
Cemento 1. Torreion De Ardoz. Madrid				116, Pine Street, 3rd Floor, Suite 320, Harrisburg, PA 17101				
John Crane Iberica SA	Ordinary		100	Tutco, LLC	Ordinary		100	
SWEDEN				180 Van Riper Avenue, Elmwood Park, NJ 07407				
Knivsta, 74180				Kreisler Industrial Corp	Common Stock		100	
Habia Teknofluor AB	Shares		100	Kreisler Manufacturing Corp	Common Stock		100	
Teknofluo-Holding AB	Shares		100	815 Forestwood Drive, Romeoville, IL 60446				
Faltspatsgatan 4, Se-421 30 Vastra Frolunda				US Hose Corp	Common Stock		100	
John Crare Sverige AB	Ordinary		100	2001, 46th St. NE, Suite 188, Kansas City, Missouri,				
SWII ZERI AND				Smiths Interconnect Americas Inc	Common Stock		196	
John Crare (Switzerland) AG			100	2601, Texas Drive, Irving, TX, 75062				, .
TAIWAN			Č		Membership interests		100	w.i.
324-4, Fong-Jen Road, Renwu District, Kaohsiung				Plastronics H-Pin, LTD	Membership interests		100	3 F =
City 814				Plastronics Socket Partners, LTD	Membership interests		100	
John Crare Taiwan Co Ltd.	Ordinary		100	2801 Red Dog Lane, Knoxville, TN 37914				
THAILAND				Fulton Bellows LLC	Membership interests		100	et er ti
9/311, 31st Floor, Um Tower, Ramkhamhaeng Road, Suanluang District Rangkok				The Corporation Trust Company, 1209 Orange Street, Wilmington. DE: 19801				
			100	Acrost And Intallinguis Managament Carriers 110	Ordinary Ctack		133	7.

99/3 Moo 5, Kingkaew Road, Tambol Rajatheva, Amphoe Bangplee, Samutprakarn Province, 10540

John Crare (Thailand) Limited

Smiths Detection [Thailand] Limited

Pref; Ordinary

100

Ordinary, Pref

100

Asset And Intelligence Management Services, LLC

Ordinary Stock

100

210

SUBSIDIARY UNDERTAKINGS

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FINANCIAL STATEMENTS





RUSSIAN FEDERATION 28, Academica Vedeneeva Street, Perm, Permskiy Region, 614038 Llc John Crane Iskra	John Crane Venezuela CA  ASSOCIATES	Carretera Vía A Perijá, Km 8 ½, Avenida 50, Local N° 185-72, Zona Industrial El Silencio, Maracaibo, 4001	YENEZUELA (	The Corporation Trust Company of Nevada, 701 S Carson Street, Suite 200, Carson City, NV, 89701		artford, CT 06103-3220	al Inc	Street, Suite 700,	Smiths Tubular Systems-Laconia, Inc	CT Corporation System, 9 Capitol Street, Concord, NH 03301	Smiths US Innovation LLC	Smiths Interconnect, Inc.	Smiths Group Services Corp.	Smiths Defection US, LLC	Smiths Detection US Holdings, LLC	Smiths Detection International, LLC	Smiths Business Information Services, Inc.	Royal Metal Products, LLC (	MDII Investments LLC	John Crane USA, Inc	John Crane Inc	John Crane Group, LLC	Flex-Tek Group (US) LLC	Flexible Technologies, LLC	Name
Ordinary	Class A, Class B: Common		Common Stock		Ordinary	y amary	Ordinary		Ordinary Shares		Ordinary	Common Stock	Common Stock	Ordinary	Membership interests	Equity Interests	Common Stock	Ordinary	Ordinary	Ordinary	Common; Preferred	Ordinary	Ordinary	Ordinary Shares	Security
																									Dir c(1%)
: 50	100		100		100	ć	100		100		100	100	100	100	100	100	100	100	100	100	100	100	100	100	Total [%]
																							es laboristied of affort oper actoris outside the Orc.	The Company does not operate through any branches. Some Group subsidiary companies have	OVERSEAS BRANCHES

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September	Announcement of FY2024 Results
31 July	FY2024 financial year-end
13 May	Interim Cividend Payment Date
19 April	Last DRIP Election Date
5 April	Interim Dividend Record Date
4 April	Interim Dividend Ex-Dividend Date
22 March	Announcement of FY2024 Interim Results
	Dividend Payment Date 24 November
	Q1 Trading Update 16 November
	Annual General Meeting 16 November
	Last DRIP Election Date 3 November
	Dividend Record Date 20 October
	Dividend Ex-Dividend Date 19 October
	Announcement of FY2023 Results 26 September
2024 Iprovisionall	2023

#### REGISTERED OFFICE

Smiths Group plc

4th Floor 11-12 St James's Square London SW1Y 4LB, UK

+44 [0]20 7004 1600

Incorporated in England & Wales Company No. 137013

www.smiths.com

#### REGISTRARS

Our share register is maintained by Equiniti. If you have any questions about your Smiths shares please contact Equiniti www.shareview.co.uk.

#### Telephone:

T: + 44 (0)371 384 2943 (in the UK)

Lines open 8:30am to 5:30pm (UK time), Monday to Friday (excluding public holidays in England and Wales).

For deaf and speech impaired customers, Equiniti welcomes calls via Relay UK. Please see www.relayuk.bt.com for more information.

#### Write to

Equiniti Limited, Aspect House, Spencer Road, Lancing, West Sussex, BN99 6DA

Equinition offers the Shareview portfolio service to investors; visit www.shareview.co.uk to register for an account. Through Shareview you can access information about your investments, including balance movements and indicative share prices, as well as practical help about transferring your shares or updating your personal details.

#### DIVIDENDS

Since November 2019 Smiths no tonger issues dividend cheques. In order to have your dividends paid directly to your bank or building society account please contact Equiniti for a copy of the Bank Mandate Form, or register your nominated bank or building society account by visiting www.shareview.co.uk.

By registering your account all future dividends will be paid securely by direct credit on the dividend payment date.

Alternatively, Smiths offers a Dividend Reinvestment Plan. For more information please visit our website or contact Equiniti.

#### ORDINARY SHARES

The market value of an ordinary share of the Company on 31 March 1982 for the purposes of capital gains tax was 136.875p [taking into account the sub-division of 50p shares into 25p shares on 14 January 1985 and the sub-division and consolidation of 25p shares into 37.5p shares on 18 June 2007].

### ANNUAL GENERAL MEETING (AGM)

The 2023 Smiths Group plc AGM will be held at 11.00am on Thursday 16 November 2023 at Freshfields Bruckhaus Deringer, 100 Bishopsgate, London EC2P 2SR. The Notice of AGM is a separate document which is sent out at least 20 working days before the AGM and made available on our website. If you are in any doubt as to what action you should take in relation to the resolutions being proposed at the AGM, you are recommended to consult your stockbroker, bank manager, solicitor, accountant or other independent professional adviser authorised under the Financial Services and Markets Act 2000. The meeting will be webcast and may be viewed online by registering on our website www.smiths.com.

Shareholders, their appointed proxies and authorised corporate representatives have the right to ask questions at the AGM relating to the business of the meeting. Such persons will also be able to submit questions to the AGM in advance by emailing secretary@smiths.com by 6.00pm on Thursday, 9 November 2023 or by asking questions in person at the AGM. Shareholders who submit questions in advance of the AGM should include their full name and Shareholder Reference Number in their email. The responses to the pre-submitted questions will be answered at the AGM. Please note that where a number of similar questions have been asked, we will group these accordingly.

Shareholders who are unable to attend the AGM in person are encouraged to vote their shares by appointing a proxy and issuing voting instructions. Electronic and paper proxy appointments and voting instructions must be received by the Company's Registrar not later than 48 hours before the AGM is held in order to be valid. Shareholders who are not CREST members can appoint a proxy and vote online by visiting www.sharevote.co.uk. CREST members, CREST personal members and other CREST-sponsored members should consult the CREST Manual or their sponsor or voting service provider for instructions on electronic proxy appointment and voting.

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throughout this document and include statements regarding the intentions, beliefs and/or current

This report contains certain forward-looking statements. They appear in a number of places

FORWARD-LOOKING STATEMENTS

expectations of Smiths Group plc [the 'Company'] and its subsidiaries [together, the 'Group'] and

those of their respective officers, directors and employees concerning, amongst other things, the

businesses operated by the Group. Forward-looking statements can be identified by the use of

results of operations, financial condition, liquidity, prospects, growth, strategies and the

forward-looking terminology, including terms such as "believes", "estimates", "anticipates",

'could" or "should" or, in each case, their negative or other variations or comparable terminology.

risks, including, without limitation, those discussed under the section titled 'Principal risks and uncertainties in this report. Future events and circumstances can cause performance, results

By their nature, these statements involve uncertainty and are subject to known and unknown

expects." forecasts", "intends", "plans", "projects", "goal", "target", "aim", "may", "will", "would",

business and financial performance of the Group is not to be relied on as an indication of its future performance. The forward-looking statements reflect knowledge and information available at the

and developments to differ materially from those expressed, implied or anticipated. The past

Company undertakes no obligation to update or revise these forward-looking statements. Undue

date of preparation of this document and, unless otherwise required by applicable law, the

reliance should not be placed on such forward-looking statements. Nothing in this document

should be construed as a profit forecast or be interpreted to mean that future earnings per share

are trademarks and are registered and/or otherwise protected in accordance with applicable law.

Some of the products described in these materials are under development and are not available

for sale, and we make no definitive claims about the final features or benefits of these products.

College College

Company and its Directors accept no liability to third parties. This document contains brands that

of the Company will necessarily match or exceed its historical published earnings per share. The

212