

Together Commercial Finance Limited Annual Report and Financial Statements

For the year ended 30 June 2022



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Officers and professional advisers

Directors

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Secretary

SE Batt

Registered office

Lake View Lakeside Cheadle Cheshire SK8 3GW

Auditor

Ernst & Young LLP 2 St Peter's Square Manchester M2 3DF

Strategic report

The directors present their annual report and the audited financial statements for the year ended 30 June 2022.

Business Review

Business model and strategy

The principal activity of Together Commercial Finance Limited ('the Company') continues to be that of a mortgage lender. The Company is a wholly-owned subsidiary of Together Financial Services Limited which, with its subsidiaries, operates as the Together Group of businesses ('the Group').

The Company's purpose and vision is aligned to that of the Group. The Company's purpose is to realise people's ambitions by making finance work and its vision is to be the most valued lending company in the UK. The Company's strategy is executed by delivering on strategic objectives set for each of its key stakeholder groups: Our customers, by delivering common sense decisions and being easy to do business with; our colleagues, by providing an inspiring purpose and creating a diverse culture where everyone can play their part; our communities by providing support to a range of groups and improving the environment in which we live and work; and our shareholder and investors, by creating long-term, sustainable value.

The economic environment

As for 2020-21, over the last year the UK's economic performance has been hugely impacted by external factors. Broadly, the economy has been on an upward trajectory of recovery from the worst initial impacts of the coronavirus, though set back slightly by the spread of the Omicron variants over the winter of 2021-2022. To this was added the global impact of the Russian attack on Ukraine starting in February 2022, which increased commodity prices and disrupted trade and business confidence. However, by the end of June 2022 GDP was estimated 0.9% above its pre-pandemic level in real terms.

In this context, unemployment, having risen in the early stages of the pandemic, recovered to better than pre-pandemic levels during the financial year, despite the ending of the government's furlough scheme, to stand at 3.8% at June 2022. However, the bounceback in consumer demand, combined with price increases caused by the disruption of global supply chains, particularly in energy, has led to escalating inflation with CPI reaching 9.4% in June 2022. Wages, though rising significantly in nominal terms, have fallen in real terms in 2022 and the increase in the cost of living for households has become a major issue for policymakers, leading in May 2022 to the announcement of further government support measures. In response, the Bank of England has progressively raised Base Rate, from 0.1% at the beginning of the year to 1.25% at June 2022 and subsequently to 1.75%. The Company anticipates some continuing challenges arising from macroeconomic disruption, for example in the ability of customers to continue to make repayments. However, the actions taken during the year leave the Company well placed to support our customers through these challenges and continue to play our part in the UK's economic recovery. Our model of lending at sensible loan-to-values and appropriate adjusted risk margins, has meant that the Company has been able to achieve respectable and sustainable returns throughout multiple economic cycles.

UK house-price inflation for the financial year was 10.7% according to the Nationwide, 13.0% according to the Halifax, reflecting the continuing excess of demand over supply. The rate of increase built up until the spring of 2022, since when the increasing cost of living and rises in Base Rate have led to expectations of some cooling in prices. The balance in demand has moved from city-centre flats towards larger, preferably detached homes in the suburbs or country. Partly as a result, the largest regional price increases have been outside London and the South East.

The economy, generally having proven robust over much of the year, the accelerating inflation and its consequences for living standards and rising interest rates have led to concern among forecasters about future trends. The Company's credit risk is particularly affected by unemployment, interest rates and movements in house prices. The Company sets assumptions about the future projected values of these economic variables for the purposes of estimating expected credit losses, and these are set out in Notes 2 and 9 to the Financial Statements.

Strategic report (continued)

Business Review (continued)

Results

During the year, the Company was able to increase its profit before tax for the year by 21.4% to £152.9m (2021: £125.9m), reflecting earnings generated by the increased loan book following strong lending performance during the year, as the Company significantly increased originations compared to the prior year.

Interest receivable and similar income increased significantly by 11.1% to £301.4m for the year to 30 June 2022 (2021: £271.2m), reflecting the larger loan book, and in the latter part of the year, the effect of passing on rising interest rates to new and existing customers, where appropriate.

The net interest margin percentage of 6.0% reduced when compared to 6.5% for the year ended 30 June 2021, primarily due to increases in the variable interest rates on the parent group's funding, which is recharged to the Company. The actions taken in the latter part of the year, described above, are expected to mitigate this trend in the next financial year.

Administrative expenses increased by 13.2% to £46.3m (2021: £40.9m) mainly due to an increase in staffing costs as headcount increased during the year, and an increase in information technology costs as the Company is recharged for a portion of the parent group's costs relating to the modernisation and transformation programme.

Impairment losses for the year were £3.6m, a decrease of 79.1% on the £17.2m reported for the year to 30 June 2021, with the cost of risk falling to <0.1% from 0.6% last year. The low charges reflect the protection which had already been incorporated into the Company's loan loss provisions during the Covid-19 pandemic, as losses have not been as severe as expected previously, as well as robust underlying performance from the loan book, as arrears continued to trend downwards during the year.

Position

During the year, total gross loans outstanding increased by 35.5% to £3,944.6 (2021: £2,910.9m). This is primarily due to loan originations significantly increasing to £2,194.8m (2021: £1,051.8m) as the Company capitalised on its broad product offering and distribution strategy, and set several records for the level of monthly originations during the course of the year.

The impairment coverage ratio for loans and advances has decreased to 2.0% from 3.2% in 2021, owing to a write off of fully provided for loans which were held in stage 3 totalling £7.3m, and a change in the staging mix of the loan book, as loans in stage one increased to 73.8% of gross loans and advances to customers at the year end (30 June 2021: 57.3%) The £7.3m fully provided loans written o related entirely to legacy accounts which were fully provided prior to the onset of the Coronavirus pandemic.

The Company's strategy prior to the emergence of the coronavirus was to increase the loan portfolio while maintaining conservative loan-to-value (LTV) ratios. The weighted average indexed LTV of the Company's loan portfolio remained prudent, at 53.7% (2021: 54.6%), despite the significant increase in originations.

During the year, equity has increased by 36.9% to £481.7m (2021: £351.8m) reflecting the impact of retained profit after tax for the year of £129.9m (2021: £104.7m).

Liquidity and Funding activity

The Company is partly financed by its parent company, Together Financial Services Limited, which itself is party to a revolving credit facility and through another Group company which has issued senior secured notes. The non-securitised assets of the Company are subject to a fixed and floating charge in respect of these facilities. In addition, the activities of the Company are also financed by Group securitisation facilities including various public residential mortgage-backed securitisations, public commercial real-estate mortgage-backed securitisation and private revolving securitisation facilities.

Business Review (continued)

Liquidity and Funding activity (continued)

Activity of the Group during the year included:

- July 2021 Brooks Asset Backed Securitisation 1 ('BABS') launch. This was a new type of private facility secured on loans with some degree of arrears of imperfect credit history, raising £71m of external funding;
- September 2021 Together Asset Backed Securitisation 1 PLC ('TABS 1') redemption. The Group redeemed the loan notes in
 its first residential –mortgage-backed securitisation (RMBS), taking back beneficial title to the mortgage assets that had
 previously been securitised;
- September 2021 Together Asset Backed Securitisation 2021 1ST1 PLC ('TABS 5') launch. The Group launched its inaugural first charge-only RMBS, raising £302m of external funding;
- November 2021 Bracken Midco 1 PLC Senior PIK Toggle Notes issue. The indirect parent company of Together Financial Services Limited announced the issuance of Senior PIK Toggle Notes due 2027. The proceeds of the refinancing raised £380m of external funding and was primarily used to redeem the Senior PIK Toggle Notes due 2023;
- November 2021 Jerrold Finco PLC Senior Secured Notes issue. The Group announced issuance of an additional £100m of its 41/8% Senior Secured Notes due 2026, which was subsequently increased to £120m following significant demand;
- March 2022 Charles Street Asset Backed Securitisation 1 Limited ('CABS') refinance. The Group successfully refinanced its
 Charles Street ABS facility, significantly improving commercial terms and extending its maturity from September 2023 to
 March 2027. As part of the refinancing, the Group has taken the opportunity to close down the original facility and re-issue it
 as a new facility, Charles Street Asset Backed Securitisation 2 Limited ('CABS 2');
- April 2022 Lakeside Asset Backed Securitisation 1 Limited ('LABS') refinance. The Group successfully refinanced the
 facility, extending maturity from October 2023 to April 2026, increasing its size from £500m to £700m and adding a new
 funding partner;
- May 2022 Together Asset Backed Securitisation 2022 2ND1 PLC ('TABS 6') pricing. The Group priced its inaugural 2nd charge only Owner Occupied and Buy to Let mortgage backed securitisation, raising £349m of external funding.

The Board of Together Financial Services Limited has confirmed that it will continue to provide liquidity and funding to the Company to 16 September 2023, which is 12 months from the date of this report.

Detail on monitoring and management of liquidity and funding risk is discussed in the Principal risks and uncertainties section, and further detail on the going concern assessment is set out in Note 2 to the financial statements.

Operating review

After the initial disruption of the pandemic, the Company was able to resume its lending over the course of the previous financial year and in the latest year has accelerated its loan originations, delivering a record lending performance of £2.0bn, up from £1.1bn in the previous year. This performance meant growth in the loan book resumed accordingly, to reach £3.9bn at the year end, up 37% on June 2021. Such growth has been achieved whilst maintaining underwriting standards with weighted average LTV of originations during the year standing at 62.2% (2021: 60.7%), and without compromising customer service, and as of June 2022 achieved a net promoter score of +61.

During the year, the Company has been able to turn to new distribution opportunities to support its growth plans. These range from maximising the opportunity of established channels to developing wholly new ones, with tailored strategies supporting our distribution plans across these channels. A significant initiative delivered during the year was the creation of a new social-housing channel that can utilise the division's existing expertise in bridging and development loans. This has proven so successful that Together won the 2022 Business Moneyfacts award for Innovation in the SME Finance Sector.

The Company continued to place its customers at the heart of its operations, through speed of service and flexibility, with the Group's modernisation and transformation agenda supporting improvements in the customer journey.

In the latter part of the year, the division took action to maintain margins, following increases in the Bank of England base rate. This led to an increase in the Group's cost of funds and so interest rates increases were passed on, as appropriate, to the back-book. In parallel, we continued to actively review front-book pricing, and took action to increase our readiness to respond to further future rate rises.

Regulatory and legal considerations

The Company's operations are affected by a number of laws and regulations. The Company also has to comply with the relevant UK and EU regulations including anti-money laundering regulations, the General Data Protection Regulation, and both the EU Securitisation Regulations and UK Securitisation Regulations.

Stakeholder engagement report

Our relationships and reputation with our stakeholders remain important to the overall sustainable success of our business. We recognise and acknowledge our responsibilities to the wider communities we are part of, and continue to be proud to demonstrate how our business performance can make a difference.

Our Stakeholder Engagement report sets out how we engage with our stakeholders and, where relevant, how we have continued to evolve our approach to supporting our stakeholders in response to the wider challenges, such as cost-of-living pressures and the residual impacts of the Covid-19 pandemic. Further information is provided in our Sustainability report in the Annual Report and Consolidated Financial Statements of Together Financial Services Limited.

COLLEAGUES

All of the Group's colleagues are employed by Together Financial Services Limited. Further information on our colleagues can be found within the Together Financial Services Limited Annual Report within the colleague engagement section.

Throughout the pandemic and subsequently we have focused on protecting our colleagues and on supporting their wellbeing. We have also continued to listen to feedback from our colleagues, through quarterly surveys and communications. More details of our support for colleagues can be found in our Sustainability report in the Annual Report and Consolidated Financial Statements of Together Financial Services Limited.

Our Accountability Charter continues to bring together principles of high levels of conduct and the Group's Play your Part Beliefs – respect for people, doing the right thing, and being accountable.

The principles of good conduct have been further embedded by amendments to our performance management process for all colleagues. This has enhanced the focus on the 'how' colleagues conduct themselves as well as the 'what' that they achieve, which has strengthened focus on behaviours and accountability. To support this, people managers received training on how to ensure that colleagues display the appropriate behaviours in the achievement of their objectives. Relevant colleagues continue to receive training on conduct and the Accountability Charter on an annual basis via an online learning module and, if appropriate, face to face sessions.

OUR DIVERSITY

Last year the Group established a Diversity and Inclusion Advisory Committee. We are committed to promoting a dynamic and inclusive workplace in which employees of all backgrounds and demographics can work together cohesively and are supported to achieve their full potential. During the year, as our work on diversity and inclusion progressed, we re-branded the Committee as the Diversity and Inclusion Steering Committee, which is chaired by Liz Blythe, non-executive director of a fellow group company (Together Personal Finance Limited), and expanded its membership to include colleague representatives. The Committee's remit includes, gender, age, ethnicity, LGBTQ+ and disability. The CEO of the Personal Finance division is the member of Group Executive responsible for D&I matters. The Group signed up to the Women in Finance charter in September 2021.

The Diversity and Inclusion Steering Committee aims to support senior leadership in ensuring alignment between the Company's operations and strategic aims, and its diversity and inclusion goals. More information on our diversity and inclusion strategy can be found in the Sustainability report in the Annual Report and Consolidated Financial Statements of Together Financial Services Limited.

CUSTOMERS

Our purpose is to realise people's ambitions by making finance work. We use our experience and entrepreneurial culture to help our customers realise their ambitions. We remain committed to delivering excellent service to our customers and we monitor customer feedback to understand both what we do well and how we can improve.

Modernisation and transformation

We continue to execute a programme of modernisation and transformation to take advantage of technology to help further improve our customer and broker journey in terms of consistency, efficiency and speed. As part of this process, we are integrating new technologies through incremental change, allowing us to introduce additional IT solutions as technology advances and our customers' needs evolve. Throughout this process, we are continually learning from our customers and take regular customer feedback at key touchpoints throughout the loan lifecycle. More information on how we're transforming and modernising our platform can be found in the Operating Review in the Annual Report and Consolidated Financial Statements of Together Financial Services Limited.

Customer Feedback

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Our customer-facing colleagues are focused on delivering positive outcomes. To support this, we actively seek feedback both from our customers and intermediaries and we take complaints very seriously. For more information see our Sustainabillity Report in the Annual Report and Consolidated Financial Statements of Together Financial Services Limited.

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Strategic report (continued)

Stakeholder engagement report (continued)

REGULATORS

We continue to ensure that we are informed of industry best practice and relevant requirements, including data protection developments in line with Information Commissioner's Office requirements and through regular attendance at externally facilitated training and discussion forums.

Further details of compliance and conduct risk are contained in the Principal Risks and Uncertainties section.

COMMUNITY

In January, we officially launched Together's social housing initiative, following years of funding in this space, as a dedicated taskforce in partnership with regulated housing associations to help ease the UK's shortage of available homes. We currently work with 5 for-profit providers as well as numerous private social housing landlords. Due to the funding gap in the sector, with smaller housing associations not receiving their funding, as well as 1.3 million people still on social housing waiting lists, we believe that it is important for us to help to alleviate that national crisis by playing our part. We are experts, with experienced staff who are used to delivering such projects and are able to move quickly to deliver funding in the right way to support the vulnerable. As a strong and well-funded business, we also have the capital to support this and we are guided by the regulator, social housing lawyers and social housing valuers.

In the last year, we have been able to provide funding for 148 properties, securing homes for 923 tenants. These ranged from refugees and asylum seekers, to low-income individuals, key workers and the elderly, and we are delighted to be progressing with our target of helping to finance 1,000 affordable properties by 2025.

The Sustainabililty report in the Annual Report and Consolidated Financial Statements of Together Financial Services Limited includes further information on other charity work we undertake and how we support our communities. This can be the found in the Together Financial Services Limited consolidated accounts.

INTERMEDIARIES

Maintaining good relationships with our partners provides us with confidence that we will be able to satisfy our lending appetite going forward. The Intermediaries we work with, which include mortgage packagers and brokers, are central to ensuring our products are available to a wide range of potential customers.

We continue to develop and streamline our application processes to improve the customer journey for both direct and intermediary customers. More information on our modernisation and transformation programme can be found in the Operating Review of the parent group's annual report and accounts.

We will continue to seek to identify evolving market trends and emerging market segments where we believe we are well placed to help underserved customers and build successful market positions. By listening to the feedback that our customers and mortgage intermediaries provide, we will continue to enhance our propositions, differentiate our loan offerings and provide excellent service to our customers.

INVESTORS AND BANKS

Our funding is provided at a Group level through UK and international banks and other financial institutions who invest in our senior secured notes (bonds), revolving credit facility and our private and public securitisations. The Group has established long-standing banking relationships and has also built strong relationships with its institutional investors, many of whom invest across a number of its funding facilities. The Group consider these relationships to be central to the continued success of our business.

During the year, the Group concluded the refinancing of its revolving credit facility alongside further issuances under both the senior secured notes programme and public securitisation programme. These activities involved close collaboration with banking partners and investors around the financing needs of the business. Further information can be found within the operating review of the Together Financial Services Limited Annual Report.

Stakeholder engagement report (continued)

SUPPLIERS

Suppliers play an important part in supporting our business, in particular our professional advisers and externally sourced IT developers. We consider not only price and quality when deciding which suppliers to engage, but also the potential long-term nature of the relationships and how these can be mutually beneficial.

We carefully consider our material supplier contracts to ensure contractual commitments are clear and that obligations around sensitive information such as customer data comply with relevant regulations. In addition, we ensure that any new supplier's appointment is consistent with our Modern Slavery Statement which is available on our website.

OUR SHAREHOLDER

The Company is a wholly owned subsidiary of Together Financial Services Limited, a company whose ultimate parent entity is Redhill Famco Limited which is wholly controlled by HN Moser, the Group CEO. The CEO of the Company regularly updates both the TFSL Board and HN Moser on the activities of the business to facilitate alignment between Board decisions and the interests of the shareholder.

Section 172 statement

Section 172 of the Companies Act 2006 defines the legal requirement for a director to act both individually and collectively, in a 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 with regards to all of its stakeholders.

The Company's board meets separately to discharge its statutory and regulatory responsibilities when required. All other decisions in relation to the TCF division including those related to strategy, are made by the Together Financial Services Limited (TFSL) Board. Both companies have some common directors to facilitate the alignment of interests. More information on the governance structure can be found in Corporate Governance and Committee Structure.

The table below provides some examples of how the TFSL Board has complied with section 172 during the year. Many of the requirements are integral to the way that the Group operates and therefore References have been provided where appropriate to the Together Financial Services Limited Annual Report where more information can be found.

Section 172 requirement to

have regard to:

How the Board has fulfilled its s.172 duties

- a. the likely consequences of any decision in the longterm
- The Board recognises the importance of understanding the effect that decision making can have on our stakeholders.
- During the year, the Board considered and approved the mobilisation of projects to update IT
 infrastructure which included, the proposed introduction of new software to ensure that core systems
 will provide a sound foundation for growth of the business over the long term.
- As a demonstration of the Board's commitment to foster a diverse and inclusive workplace, the Board
 has endorsed the establishment of groups to enhance representation of women, over 55s, LGBTQ+,
 minority communities and people with disabilities.

Section 172 statement (continued)

Section 172 requirement to have regard to:

How the Board has fulfilled its s.172 duties

- b. the interests of the company's employees
- The Company has no employees, all of the Group's colleagues are employed by Together Financial Services Limited.
- The Board recognises the benefits of colleagues being able to interact and collaborate, which has been a key part of the Group's success for many years. The Board continued to ensure that the office remained available to those colleagues whose wellbeing benefitted from being in the office during the Covid-19 lockdowns during the year. Oversight of colleague health and safety was delegated to the Risk Committee and regular incident reporting was provided to the Board.
- During the year, quarterly employee surveys were introduced which provided real-time information from colleagues for the Board to take into account when considering colleague well-being.
- The board recognised that colleague retention was of great significance and carried out reviews of the
 Colleague Value Proposition during the year. These reviews considered market conditions and realigned certain colleagues' salaries mid-year and took into account the cost of living crisis when
 determining overall colleague reward.
- c. the need to foster the company's business relationships with suppliers, customers and others
- Maintaining positive business relationships is crucial to the Group's long-term sustainability and is regularly reported to the Board to inform decision making.
- This year, the board oversaw plans for the introduction of a self-service system for existing customers to manage their own accounts.
- Doing the right thing for our customers is a key focus for the business and we encourage customers to provide feedback to inform our processes. Information on how we engage with our customers, can be found in our Stakeholder engagement report. The Board receives regular updates from the divisional CEOs on customer activity and customer engagement strategies. During the year, the board focused on the way relationships with Customers and Partners were maintained and the processes for retaining Customers. The year was the first year of the five year plan which provided the board with information to monitor each Customer channel.
- Investor feedback is considered on an ongoing basis and particularly when relevant to decisions relating to funding transactions. Information on how we foster relationships with our investors and banking facility providers can be found in our Stakeholder engagement report.

Section 172 statement (continued)

Section 172 requirement to

have regard to:

How the Board has fulfilled its s.172 duties

- d. the impact of the company's operations on the community and the environment
- The sustainability report is included in the Annual Report and Accounts and describes the Group's
 activities during the year to positively impact our communities and the environment. Together
 colleagues continue to proactively support charitable causes and consideration of how best we can
 continue to undertake this activity has been central to the development of the Group's Purpose.
- During the year, the ESG Committee was established. The committee includes a number of the
 Executive Directors and reports to the Board via the Executive Committee. The role of the committee
 is to recommend ESG targets for the business and then to monitor progress toward achieving those
 targets.
- e. the desirability of the company maintaining a reputation for high standards of business conduct
- The Board has approved the adoption of the Wates Principles for Large Private Companies as a demonstration of its commitment to high standards of corporate governance. Information on how the Group has applied the Wates Principles can be found in the Corporate governance section.
- During the year, Management actions arising from the recommendations in the report included
 enhancements of the internal control environment for board processes, a review of the board and
 committee management information and a formal review of the committee structure to identify any
 efficiency improvements. The completion of recommended actions will enhance the standard of the
 Group's corporate governance and ensure continued alignment with external stakeholder expectations
 of appropriate governance arrangements for a large private company.
- The Board and its committees approve policies and procedures that facilitate high standards of
 governance and compliance in line with stakeholder and regulatory expectations. Where relevant,
 divisional Boards and committees consider and adopt their own policies which are set within the overall
 parameters of the Group to ensure standards are consistently maintained across all business operations.
- f. the need to act fairly between members of the company
- The Group's overarching governance arrangements are regularly reviewed to ensure they continue to meet the requirements of all the Group entities and their respective stakeholders. This year, the Company Secretary undertook a review of the Group's corporate governance arrangements. More information on this review can be found in the Corporate governance section.

Principal risks and uncertainties

The principal risks the Company and Group face are those that it is inherently exposed to and those which management believe could significantly impact the achievement of the Company and Group's purpose and vision. To identify and manage these risks the Group utilises an enterprise risk-management framework (ERMF) and the Company operates within the overall Group risk-management framework.

Further detail on the Group's risk exposure and approach to managing risk can be found in the Risk Management Report within the Annual Report and Consolidated Financial Statements for Together Financial Services Limited. Further details on the Company's governance arrangements can be found in the Corporate Governance Report.

Each principal risk listed below is discussed in further detail throughout the remainder of this report:

- Strategic risk
- Credit risk
- Financial Risk: Liquidity and funding risk, Market risk and Capital risk
- Operational risk
- Conduct risk
- Compliance risk

Strategic risk

Further details on the Group's strategy can be found within the Strategic review.

Definition

Strategic risk is the risk of failure to achieve objectives that impact the long-term interest of stakeholders, or from an inability to adapt to the external environment.

Management and mitigation

Strategic risk is managed and mitigated by:

- Regular Board oversight of the Group's strategy, including monitoring of financial and non-financial performance indicators and ensuring the alignment of objectives.
- Developing succession planning, and continuing to focus on our colleagues, in order to mitigate the risks of key person dependencies at all levels of the Company.
- Delivering upon the Group's modernisation and transformation agenda, to improve the customer journey and increase the operational
 efficiency of our business.
- Consideration of, and where appropriate alignment to, the parent group's strategy to ensure complimentary strategic aims are pursued by the Company and its parent.

Sensitivity and stress testing analysis are carried out against the loan book and business plans, in order to monitor our ability to deliver on our strategic objectives. As part of this, we;

- Maintain a prudent statement of financial position, with diversity of mix and tenor of funding structures, and closely monitored gearing levels.
- Perform the annual budget process, with a 12-18 month outlook, and aligns with the Company and the Group's objectives.

For further detail of stress testing, see Liquidity and Funding Risk (page 11).

Direction of travel

During the year, the Group refreshed its long-term strategic plan as well as communicating its updated Vision, Purpose, Strategic Objectives and Beliefs.

The Group has experienced strong performance in FY22 with significant growth in new lending. The Group continues to explore new technologies and methodologies for delivering change in order to meet its ambitious growth targets.

Strategic Risk has increased during the year as macroeconomic instability has continued, resulting in an increased risk that the Group may face challenges in executing its strategic plans.

The Group has made significant progress in developing its strategic objectives in relation to its environmental and social contribution. For further information see the Sustainabillity Report.

Principal risks and uncertainties (continued)

Credit risk

Definition

Credit risk is the risk arising as a result of default by customers or counterparties due to failure to honour obligations when they fall due. The Group is exposed to changes in the economic position of its customers, which may adversely impact their ability to make loan repayments. The level of this risk is driven by macroeconomic factors as well as by factors relating to specific customers, such as a change in the borrowers' circumstances.

Credit risk also arises if the value of assets used as security for loans falls in value, given this is the primary source of recourse should a borrower fail to repay amounts due.

Management and mitigation

- The Group's comprehensive underwriting procedures, which, as appropriate, have regard to creditworthiness, affordability levels, repayment strategies and LTV ratios.
- Customer affordability models are utilised by the Group, and are tailored to the customer and loan type.
- Undertaking stress testing to model the impact of increased numbers of customers requiring support and other interventions, to allow appropriate resource and operational planning.
- Monitoring of customer performance throughout the life of the loan, with regard to arrears, proactive collection strategies, or the application of forbearance measures.
- Capturing additional data and establishing enhanced monitoring of the specific risks posed to the portfolio by the impacts of
 affordability and the Cost of Living crisis. This has included accessing additional data, where appropriate, for example from credit
 reference agencies.
- Performance of regular assessments of the sensitivity of the loan book to movements in macroeconomic factors.
- Measuring and monitoring credit quality for impairment purposes using a suite of IFRS 9 models. Our detailed disclosures in respect
 of IFRS 9 credit modelling are included within Notes 2, 3 and 9 to the Financial statements.

Direction of travel

The Group continued to experience improvements in its credit indicators through the year as coronavirus restrictions were lifted. Following interest rate rises during the second half of the year, alongside rising levels of inflation, the Group continues to closely monitor customer affordability and levels of arrears. These macroeconomic changes are yet to be reflected in the credit risk profile but the Group continues to respond accordingly.

Liquidity and funding risk

Definition

Liquidity risk is the risk that the Group is unable to access sufficiently liquid financial resources to meet the Group's financial obligations as they fall due.

The Group faces a key liquidity risk from a number of its private securitisation facilities that are subject to portfolio covenants and eligibility restrictions. In certain circumstances assets can be exchanged, repurchased or additional capital can be injected into the facilities to ensure compliance.

Failure to comply with the facility terms or breach of non-curable performance covenants will cause facilities to go into early amortisation, with removal of undrawn facility headroom and deferral of Group cash flows which will be prioritised to repay the facilities.

Funding risk is the risk of being unable to access funding markets or to only be able to do so at excessive cost. This includes the risk of reduced funding options due to adverse conditions in the wholesale funding market, potentially caused by political and economic uncertainty, leading to the inability to secure additional funding for new business, or refinance existing facilities at an acceptable cost.

Management and mitigation

- Regular stress testing, including on a forecast basis, to test the ability of the Group to meet its obligations under normal and stressed conditions which are modelled and monitored against a 150-day survival period.
- Close monitoring of liquidity risk against limits, triggers, covenants and restrictions to ensure compliance and ensure early identification of any liquidity stress.
- Forecasting of expected cash inflows and outflows, including the outstanding pipeline of loan offers, and monitoring of actual cashflows
- Proactive refinancing of facilities well in advance of their contractual maturity dates and diversification of funding.
- Diversification of funding sources and over a range of periods.
- Maintenance of depth of maturity through regular new issuances and timely refinancing of existing sources of funding.
- Monitoring individual funding maturity dates and maturity concentrations.

Strategic report (continued)

Principal risks and uncertainties (continued)

Liquidity and funding risk (continued)

Management and mitigation (continued)

The Group monitors liquidity by reference to its total accessible liquidity (TAL), which comprises cash plus immediately accessible headroom in its funding facilities (subject to draw down notice periods), which includes the revolving credit facility and each of the private securitisations.

During the period TAL for the Group has decreased to £406.9m at 30 June 2022 (2021: £453.3m), whilst cash balances have increased to £264.5m at 30 June 2022 (2021: £228.6m). This is primarily a result of the funding of new lending to grow the loan portfolio Not all cash is accessible at any one time due to securitisation requirements and covenant restrictions, and so accessible cash, which is just one component of TAL, is lower than the total cash balance.

For further details on the Group's funding activities, see the Strategic Report in the Annual Report and Consolidated Financial Statements for Together Financial Services Limited.

Direction of travel

The Group has successfully launched a number of new facilities in FY22 as well as completing a number of transactions to refinance existing borrowing facilities. This increased funding diversity mitigates increases in risk of funding a growing loan portfolio, meaning that in aggregate the level of this risk is unchanged.

We continue to refinance existing facilities well in advance of their contractual maturity date. This remains key against the backdrop of the Group's growing business volumes.

Market risk

Definition

Market risk is the risk arising from the Group's exposure to movements in market values, including movements in interest rates.

The fact that the Group does not carry out proprietary trading or hold positions in assets or equities which are actively traded, means the key market risk faced by the Group is interest rate risk, the risk of loss through mismatched asset and liability positions sensitive to changes in interest rates.

Management and mitigation

- Regular monitoring of interest rate risk exposure, including a forward-looking view which incorporates new business assumptions
 and expected redemptions and undertaking hedging transactions as appropriate.
- Closely monitoring the impact of a range of possible interest rate changes on the Group's performance and strategy.

Direction of travel

The Group has continued to carefully manage its assets and liabilities following the rate rises over the year.

The Group will continue to monitor its options in order to mitigate its exposure to interest rate risk.

Capital risk

Definition

Capital risk is the risk of failure to hold adequate capital buffers and to appropriately manage the Group's capital base to withstand the crystallisation of individual risks or a combined stress event. Given capital also comprises a material source of funding via subordination in bond and securitisation structures, insufficient capital also gives rise to funding and liquidity risk. Capital risk includes the risk of excessive gearing.

Management and mitigation

- Continuous monitoring of the required regulatory capital requirements with relevant subsidiaries and the actual levels projected.
- Business planning and stress testing over a forecast horizon of 12-18 months.
- Reviewing the level of gearing within securitisation facilities and within the senior borrower group, and seeking to manage these
 when refinancing to ensure the Group's capital efficiency, whilst ensuring sufficient capital is available to support the facilities and
 mitigate refinancing risk.

Principal risks and uncertainties (continued)

Capital risk (continued)

Direction of travel

The Group continues to closely monitor levels of capital against requirements and remains responsive to outcomes of stress testing.

Gearing levels remained within appetite throughout the year.

Operational risk

Definition

Operational risk is the risk of loss resulting from inadequate or failed internal processes, people and systems or from external events.

Operational risk includes execution risk in relation to the performance of the Group's modernisation and transformation agenda, and risks relating to the transition from the ways of working implemented following the onset of the Covid-19 pandemic back to a sustainable, business as usual, approach.

Management and mitigation

- Regularly reviewing the top identified risks and the development of focused action plans to mitigate them.
- Conducting root cause analysis to understand any incidents which do occur and implement appropriate responses.
- Frameworks to recruit, train and retain sufficient skilled personnel. This includes succession planning and identification and mitigation of reliance on key individuals.
- Utilising a Risk and Control Self-Assessment (RCSA) approach to identify, manage and monitor key operational risks, and the
 development of action plans to address these risks.
- Specialist risk advice to and independent assurance over the delivery of change projects by the Group Risk department.
- Investment in cyber risk prevention systems, resulting in a mature cyber security capability, including a dedicated cyber security team and market-leading detection tools.

Direction of travel

The Group adopted an ambitious change agenda but has been successful in closely monitoring and managing the associated risks.

An objective of the change agenda is to reduce operational risk through the reduction and removal of manual processes as well as minimising key person dependencies.

We also remain responsive to ongoing changes in ways of working.

Conduct risk

Definition

Conduct risk is the risk arising from business activities that fail to deliver appropriate and consistent outcomes to customers and other stakeholders.

The risk can arise from the failure to define and embed an appropriate culture, colleague behaviours that are inconsistent with defined Group values, and from our business activities if they fail to deliver fair and appropriate outcomes to our customers. Failure to manage this risk sufficiently could result in reputational damage, regulatory sanction, remediation programmes, and impact the Group's operating model.

Management and mitigation

- Regular review of the effectiveness of our business activities and processes for their ability to deliver consistent fair customer
 outcomes. Recently, reviews have focused on vulnerable customers, those with increasing balances and products at higher interest
 rates.
- Performance of gap analyses against industry body and regulator guidance and good practice to identify continual improvements to business processes.
- Identifying and supporting customers when things go wrong, for example, through application of forbearance tools and complaint handling.
- Root cause analysis of complaints, claims or failings, focusing on continuous improvement aiming to identify where we could improve the outcome for customers.

Strategic report (continued)

Principal risks and uncertainties (continued)

Conduct risk (continued)

Direction of travel

The Company continues to put good customer outcomes at the centre of its decision-making process. This has meant a number of projects, including reviewing our practices and policies, have taken place during FY22. We remained supportive of those customers impacted by Covid-19 and the emerging Cost of Living crisis.

Where the Group identifies potential instances of activities that may have fallen short of the standards expected, a detailed assessment is carried out to understand the cause, impact and appropriate resolution, which may include remediation.

Compliance risk

Definition

Compliance risk is the risk arising from the failure to comply with existing or new legislation or regulations in the markets within which the Company and the parent group operates.

This includes the risk that the Company or Group misinterprets regulation or legislation. This could include the risk of developing business practices and processes that do not adhere to, or are not in line with the spirit of the law or regulations, leading to customer dissatisfaction or detriment, legal action against the Group and/or potentially fines from a regulator.

Management and mitigation

- Quality assurance reviews in operational areas with oversight provided by experienced risk and compliance departments.
- Monitoring compliance with statutory obligations by in-house Compliance, Financial Crime and Data Protection team through execution of a Board approved monitoring programme
- Monitoring of compliance with legal obligations by an in-house legal department. Regular meetings are held with operations
 personnel, the legal department and the compliance team to identify trends in potential legal claims and proactively make process
 improvements to improve customer outcomes.
- Horizon scanning and impact assessments of potential regulatory and legal change. The compliance function monitors all regulatory
 developments, including the matters identified in its Business Plan, to allow for new guidance to be considered, and changes
 implemented where appropriate.

Direction of travel

The level of regulatory change continues to be high with significant focus on non-bank lending. However, the Group has the capabilities to respond and interacts with the regulator to take part in thematic reviews when required.

The Group is committed to delivering positive customer experience and outcomes, and has progressed with, and completed some, redress and remediation programmes. The completed programmes are those where customers have been adversely affected as a result of legacy issues.

Approved on behalf of the Directors and signed on behalf of the Board

MR Goldberg Director

16 September 2022

Corporate governance and committee structure

Corporate governance and committee structure

Effective corporate governance provides assurance that the operations of the Company are successfully managed in the interests of its shareholder and other key stakeholders.

Board of directors

The Together Commercial Finance division is overseen by the Commercial Operations Executive meeting. The division comprises Together Commercial Finance Limited, Harpmanor Limited, Bridging Finance Limited and Auction Finance Limited. All companies within the division have common directors.

The Commercial Operations Executive meeting reports to the TFSL board of directors. The TFSL board of directors provides strategic leadership which is implemented by management and monitored through reporting, systems and controls, and sets the overall governance framework for the Group, within which the Company operates.

The Board is responsible for setting risk appetite and overseeing the delivery of the Group's objectives within that risk appetite. In order to effectively implement the Group's corporate governance framework, the TFSL Board takes into account considerations from all stakeholders, and ensures that the TCF division has sufficient experience and resources to meet its operational objectives and to comply with all legal, regulatory and contractual considerations. The TFSL Board also ensures that the appropriate culture, values and conduct are embedded across the organisation and fully endorses the Group's beliefs.

The TFSL Board meets a minimum of six times during the year. Board meetings are an important forum for directors to discharge their duties under s.172 of the Companies Act 2006. The following section provides an overview of the activities of the TFSL Board and committees during the year, which pertain to the Company.

Company Secretary

The Company Secretary is responsible for advising the Board on all governance related matters. All directors have access to the advice and services of the Company Secretariat.

The Board

The Board approves the Group's Vision and Purpose, and promotes the cultural tone from the top. The Board is collectively responsible for the success of the Group and demonstrates strong and entrepreneurial leadership through an effective Board and committee structure.

The Board discharges some of its responsibilities directly and delegates other matters to its committees and to senior management as appropriate. The powers delegated to each committee are set out in its terms of reference, which are reviewed on an annual basis.

Board agendas are agreed in advance by the relevant chair, CEO and the Company Secretary and are structured around the Group's objectives, to enable the Board to discuss and challenge the Group's performance against its strategic aims. The Group Chief Risk Officer is a standing attendee at Board meetings, to provide second line oversight.

The chairs of the committees formally report to the Board after each meeting on key issues and topics raised at those meetings, as well as any recommendations for the Board's approval, ensuring that the Board as a whole is updated on the matters on which it delegates authority. Further details on the activities of the Board and committees during the year can be found in the Corporate Governance Statement.

Audit Committee

The Audit committee operates under delegated authority from the Board on matters of financial reporting, financial controls, tax policy, the Internal Audit function and the external auditor. The committee meets at least four times a year.

It is responsible for the oversight of the reporting of the Group's financial information, the effectiveness of its internal controls and risk management, the Group's Internal Audit function and the relationship with the external auditor.

The committee oversees the performance and appointment of the Group's external auditor. During the year, the committee evaluated the performance of the external auditor, and recommended their reappointment for the financial year ended 30 June 2022. The committee also reviewed the external auditor's observations and control findings from their audit for the year ended 30 June 2021, and the audit plan for the year ended 30 June 2022.

The committee reviews the non-audit fees charged by the external auditor on a quarterly basis, to ensure continued compliance with the Group's non-audit services policy. The committee also approved the annual update of the policy during the year. The committee further considers the external auditor's independence on an ongoing basis, and considers the level of audit fees. The committee approved the audit fees for the year ended 30 June 2022 during the year.

During the year, the external auditor was invited to each meeting; the Chair of the committee also met with the lead audit partner outside the formal meeting process.

Corporate governance and committee structure (continued)

Corporate governance and committee structure (continued)

Audit Committee (continued)

In July 2021, an External Quality Assessment of the Internal Audit function was performed, which was the first time such an assessment had been carried out. The exercise took into consideration feedback from individual committee members and key management personnel as part of the assessment, and reviewed a sample of four Internal Audit files. The report concluded that the internal audit function was operating within the range that would be expected for an organisation of Togethers size and maturity, and demonstrated many areas of good practice.

The Committee discussed the report at its meeting in November 2021 and subsequently agreed the Action Plan to address the recommendations. These actions are tracked by the Audit Committee with regular progress updates being provided by the Internal Audit function.

The committee monitors the implementation of the actions during the Internal Audit reviews via the Internal Audit report presented at each meeting of the committee. During the year, the committee undertook its annual review of the Group Whistleblowing policy to ensure that the process in place for colleagues to raise concerns about misconduct and unethical practices remained effective. The Chair of the Audit committee continues in the role of Group Whistleblowing Champion.

During the year, the committee considered the impact of macroeconomic instability and the associated effect upon the Group's financial reporting, including factors such as the residual impact of the Covid-19 pandemic and the impacts of the war in Ukraine. This has included specific consideration of the impact on the Group's judgements, assumptions and disclosures relating to expected credit losses; the Group's going concern assessment and the quality and detail of the associated disclosures.

Corporate governance statement

For the year ended 30 June 2022, the Company continued to adopt the Wates Corporate Governance Principles for Large Private Companies as a measure of good practice for the governance of large private companies. The Wates Principles are to be adopted on an 'apply and explain' basis, and provide suggested guidance as to how companies might achieve each of the respective principles.

The TFSL Board sets the overall governance framework for the Group, and as noted above provides the governance framework within which the Company operates. The framework is structured to enable the directors of all entities within the Group to have the necessary tools to make the key principal decisions crucial for creating long-term value, whilst meeting stakeholder expectations, and legal and regulatory requirements.

Principle

How the principle has been applied during the year

Principle 1 – purpose and leadership

An effective board develops and promotes the purpose of a company, and ensures that its values, strategy and culture align with that purpose.

- During the year, the Group has embedded its Purpose and Vision. This has included aligning long-term strategic planning, operational plans, and colleague objectives to the purpose and vision approved by the Board.
- The Board sets the Group's objectives, taking into account key stakeholders and ensures that
 the necessary experience, skills and resources are in place to help our customers, partners,
 colleagues, community and our wider society realise their ambitions by making finance work.
 More information on the Group's strategy can be found in the Strategic report section of the
 Together Financial Services Limited Annual Report.

Corporate governance statement (continued)

Principle

How the principle has been applied during the year

Principle 2 – board composition

Effective board composition requires an effective chair and a balance of skills, backgrounds, experience and knowledge, with individual directors having sufficient capacity to make a valuable contribution. The size of a board should be guided by the scale and complexity of the company.

- The Chair leads the Board and facilitates open debate and constructive discussion whilst ensuring that the Executive Directors receive appropriate challenge. The role of the Chair and CEO is not exercised by the same individual.
- The Board has a wealth of knowledge relevant to the specialist lending sector and the Board benefits from three non-executive directors who provide challenge and bring a range of knowledge and expertise from the financial services sector and elsewhere.
- The approval of directors taking external board appointments is a matter reserved for the Remuneration and Nomination Committee. This ensures that directors continue to have sufficient capacity to make a valuable contribution to the Group and that there are no material conflicts.
- In accordance with directors' duties under s.177 and s.182 of the Companies Act 2006, the
 agenda for each Board meeting requires directors to declare any interests which may give rise
 to a conflict. Interests are logged by the Company Secretary. During the year, the Group
 Conflicts of Interest Policy was reviewed and updated to ensure that processes continued to
 reflect the Group's ethical and regulatory responsibilities in regards to colleague interests
 including those of the Board.
- In accordance with directors' duties under s.177 and s.182 of the Companies Act 2006, directors are asked at each meeting to declare any interests which may give rise a conflict. Interests are logged by the Company Secretary and directors absent themselves from discussions for which they are conflicted as appropriate. During the year, the Group Conflicts of Interest Policy was reviewed and updated with the output of an external benchmarking exercise to ensure that processes continued to reflect the Group's ethical and regulatory responsibilities in regards to colleague interests including those of the Board.

Principle 3 – directors' responsibilities

The board and individual directors should have a clear understanding of their accountability and responsibilities. The board's policies and procedures should support effective decision making and independent challenge.

- The Company Secretary works with the chairs of the Board and sub-committees to ensure that
 agendas are structured to facilitate appropriate discussion and challenge. Board and committee
 agendas are structured in line with objectives, to focus discussions on the key business
 deliverables required to support the achievement of longer term goals, alongside operational
 updates.
- The Board and committees receive information in a timely manner via a secure Board portal to maintain confidentiality.
- All Board and committee actions are monitored and tracked to completion to ensure that, alongside comprehensive and accurate minutes, a complete record of decision making is maintained.
- Reporting of management information on key governance activity is provided to each Board
 meeting by the Company Secretary via a governance dashboard. The dashboard provides a
 clear view of how the circulation of packs and minutes are tracking against agreed Service
 Level Agreements. The Company Secretary and chairs use this information to monitor
 activities and ensure that governance processes continue to facilitate effective decision making
 and adhere to best practice.
- The Group's governance framework is regularly reviewed to ensure the governance structure
 is appropriate and effective for the size, structure and complexity of the Group. Improvements
 have been introduced during the year to enhance the efficiency of the existing framework.

Corporate governance statement (continued)

Principle

How the principle has been applied during the year

Principle 4 – opportunity and risk

A board should promote the long-term sustainable success of the company by identifying opportunities to create and preserve value, and establishing oversight for the identification and mitigation of risks

- During the year, the Board has considered the evolving macroeconomic climate and its
 potential impact on the Company's ability to achieve its strategic objectives. More information
 on the Group's strategy can be found in the Strategic report.
- The Risk Committee operates under delegated authority from the Board on matters of risk
 management and internal controls. More information on the Committee's activities can be
 found in the Corporate Governance and Committee Structure section.
- The Group enterprise risk management framework provides a formalised structure for the risk
 management of the Group. The Board reviews and approves the risk appetite statements and
 associated limits, and early warning triggers, on an annual basis or more frequently if required.
 More information on the principal risks and uncertainties facing the business and risk
 management framework can be found in the Risk Management section.
- The Group continues to focus on the transformation and modernisation of key business
 processes and the benefits of efficiencies achieved through automation are regularly reported
 to the Board through a suite of operational KPIs. More information on this work can be found
 in the Operating review.
- Treasury and financial risk updates are standing items on the Board agenda to ensure that the
 Board remains informed about the funding and liquidity position of the Group. Updates are
 comprehensive and agendas are structured to allow time for detailed discussion.

Principle 5 – remuneration A board should promote executive remuneration structures aligned to the long-term sustainable success of a company, taking into account pay and conditions elsewhere in the company.

- The Board delegates authority to its Remuneration and Nomination Committee. More
 information on the activities of the Committee can be found in the Corporate Governance and
 Committee Structure section.
- The Remuneration & Nomination Committee is responsible for ensuring that variable pay structures do not incentivise inappropriate behaviour, and considers this in determining remuneration structures.

Principle 6 – stakeholder relationships and engagement

Directors should foster effective stakeholder relationships aligned to the company's purpose. The board is responsible for overseeing meaningful engagement with stakeholders, including the workforce, and having regard to their views when taking decisions.

- More information on engagement with stakeholders and employees, can be found in the Stakeholder engagement report.
- During the year, the Group's ESG priorities were approved. Targets were established for stakeholder groups relating to colleague engagement, customer advocacy and community investment.
- The programme of change to introduce improvements into the business IT infrastructure was overseen throughout the year. The Board received regular reports from the Chief Information Officer providing updates about the progress of the change programme.

Directors' report

Directors' report

The directors present their report for the year ended 30 June 2022. Certain information required to be included in a directors' report can be found in the other sections of the annual report, as referenced below and in each of the sections that follow. All of the information presented in these sections is incorporated by reference into this Directors' Report and is deemed to form part of this report.

- The Company's strategy, business model and likely future developments can be found within the Strategic Report.
- The Company's principal risks and risk management processes are set out in the Strategic Report.
- The Group's governance arrangements can be found within the Strategic Report.
- Events taking place after the balance sheet are disclosed in note 18 to the accounts.

Directors

The directors of the Company are set out on page 1.

Directors' indemnities

The Company has made qualifying third party indemnity provisions for the benefit of its directors which were made during the year and remain in force at the date of this report.

Results and dividends

The results for the year are set out in the Business Review within the Strategic Report. There was no dividend paid during the year (2021: £nil). The directors of the Company do not recommend the payment of a dividend. A full review of the financial performance of the Company is included within the Business Review.

Employees

The Company has no employees (2021: nil). Directors' emoluments and wages and salaries relating to employees of the Group were borne by its parent company, Together Financial Services Limited, and recharged to the Company in line with approved methodologies.

Environment

While the Company operates in the financial services sector, which is generally considered to have a relatively limited environmental impact, we recognise the importance of protecting the environment, and acts to reduce its impact by recycling and reducing energy consumption.

Statement of going concern

As set out in the Statement of directors' responsibilities, the directors are required to prepare the financial statements on the going-concern basis unless it is inappropriate to presume that the Company will continue in business.

The Company is reliant on its parent company, Together Financial Services Limited, for financial support. The Board of Together Financial Services Limited has confirmed that it is a going concern and that it will provide financial support to the Company to 16 September 2023 which is 12 months from the date of signing the Company's accounts. Further detail on the going concern assessment is set out in Note 2 to the financial statements.

On the basis that the Company has adequate funding and support as detailed above, together with its current performance and financial position, the directors have a reasonable expectation that the Company will have sufficient funding and liquidity to continue in operational existence to 16 September 2023, which is a period of 12 months from the date of signing the accounts. Accordingly, the directors of the Company have adopted the going-concern basis in preparing the financial statements. Further detail on the going concern assessment is set out in Note 2 to the financial statements.

Principal risks and uncertainties

A description of the principal risks and uncertainties facing the Company is contained in the Strategic Report.

Directors' report (continued)

Directors' report (continued)

Audit information

Pursuant to Section 487 of the Companies Act 2006, the auditor will be deemed to be reappointed and Ernst & Young LLP will therefore continue in office.

In the case of each of the persons who is a director of the Company at the date when this report is approved:

- · as far as each of the directors is aware, there is no relevant audit information of which the Company's auditor is unaware; and
- each of the directors has taken all the steps that he ought to have taken as a director to make himself aware of any audit information and to establish that the Company's auditor is aware of that information.

This statement is given and should be interpreted in accordance with the provisions of s.418 (2) of the Companies Act 2006.

Approved by the Board of Directors and signed on behalf of the Board

MR Goldberg Director

16 September 2022

Statement of directors' responsibilities

Statement of directors' responsibilities

The directors are responsible for preparing the annual report and the financial statements in accordance with applicable United Kingdom law and regulations.

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have elected to prepare the Company financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law), including FRS 101 "Reduced Disclosure Framework". Under company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Company and of the profit or loss of the Company for that year. In preparing these financial statements, the directors are required to:

- select suitable accounting policies in accordance with IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors and then apply them consistently;
- make judgements and accounting estimates that are reasonable and prudent;
- present information, including accounting policies, in a manner that provides relevant, reliable, comparable and understandable information;
- provide additional disclosures when compliance with the specific requirements in FRS 101 is insufficient to enable users to understand
 the impact of particular transactions, other events and conditions on the Company financial position and financial performance;
- state whether applicable UK Accounting Standards, including FRS 101, have been followed, subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is appropriate to presume that the Company will not continue in business.

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

Under applicable law and regulations, the directors are also responsible for preparing a strategic report, Directors' report and corporate governance statement that comply with that law and those regulations. The directors are responsible for the maintenance and integrity of the corporate and financial information included on the Company's website.

Independent auditor's report to the members of Together Commercial Finance Limited

Opinion

We have audited the financial statements of Together Commercial Finance Limited (the "Company") for the year ended 30 June 2022 which comprise the statement of comprehensive income, the statement of financial position, the statement of changes in equity and the related notes 1 to 18, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards including FRS 101 "Reduced Disclosure Framework" (United Kingdom Generally Accepted Accounting Practice).

In our opinion, the financial statements:

- give a true and fair view of the Company's affairs as at 30 June 2022 and of its profit for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accounting Practice; and
- have been prepared in accordance with the requirements of the Companies Act 2006.

Basis for opinion

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

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

Conclusions relating to going concern

In auditing the financial statements, we have concluded that the directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate. Our evaluation of the directors' assessment of the Company's ability to continue to adopt the going concern basis of accounting included:

- We obtained an understanding of management's going concern assessment process and reviewed the going concern
 assessment, including the underlying forecasts and assumptions, and made inquiries of management and those charged with
 governance.
- We reviewed the historical financial performance and position of the Company with reference to audited financial information in order to consider the level of stress that would be needed to cause a challenge to the Company's ability to continue as a going concern. We also obtained and audited the maturity analysis relating to the Company's borrowings to establish whether these could give rise to specific material cash flow requirements across the going concern period, and considered whether the Company was able to meet these obligations under expected and stressed conditions.
- We obtained a letter of support from the parent company outlining the intention to continue to provide the Company with
 funding and to meet any obligations of the Company in the event it was unable to do so on a standalone basis. We assessed the
 ability of the parent company to support the Company, should it be required to in a stressed scenario, through consideration of
 the forecast financial position of the Group and testing of underlying data and assumptions.
- We considered whether there were any events subsequent to the balance sheet date which could have a bearing on the going concern conclusion.
- We reviewed the going concern disclosures included in the Annual Report and Financial Statements in order to assess whether
 the disclosures were appropriate and in conformity with the accounting standards.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the Company's ability to continue as a going concern for the period ended 16 September 2023, which is twelve months from when the financial statements are authorised for issue.

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

Independent auditor's report (continued)

Other information

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

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

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

We have nothing to report in this regard.

Opinions on other matters prescribed by the Companies Act 2006

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

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

Matters on which we are required to report by exception

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

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

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

Responsibilities of directors

As explained more fully in the statement of directors' responsibilities set out on page 22, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error

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

Auditor's responsibilities for the audit of the financial statements

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

Independent auditor's report (continued)

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

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

Our approach was as follows:

- We obtained an understanding of the legal and regulatory frameworks that are applicable to the Company and determined that the
 most significant are United Kingdom Generally Accepted Accounting Practice, the Companies Act 2006 and UK Tax Legislation.
- We understood how the Company is complying with those frameworks by making enquiries of management, internal audit, legal counsel, those charged with governance, and reviewing relevant committee minutes and board reports. We enquired as to any known instances of non-compliance or suspected non-compliance with laws and regulations.
- We assessed the susceptibility of the Company's financial statements to material misstatement, including how fraud might occur, by considering the controls that the Company has established to address risks identified by the Company, or that otherwise seek to prevent, deter or detect fraud. We considered the risk of fraud through inappropriate journal postings and the risk of fraud in areas of estimation, notably expected credit loss provisions and revenue recognition relating to effective interest rate accounting.
- Based on this understanding we designed our audit procedures to identify non-compliance with such laws and regulations. Our procedures involved making enquires of management and internal audit for their awareness of any known instances of non-compliance or suspected non-compliance with laws and regulations, reviewing key policies and correspondence exchanged with regulators. We performed journal entry testing, with a focus on post-closing adjustments and those considered to be at a heightened risk of fraud based on our understanding of the business and incorporated unpredictability into the nature, timing, and extent of our testing. In addition, we designed specific audit procedures to address the risk of fraud in key areas of estimation, including challenging the assumptions and judgements made by management, with the support of auditor's specialists where applicable.

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

Use of our report

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

DocuSigned by:

Stephen Littler

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Stephen Littler (Senior Statutory Auditor) for and on behalf of Ernst & Young LLP, Statutory Auditor Manchester 16 September 2022

Statement of comprehensive income

Year ended 30 June 2022

Unless otherwise indicated, all amounts are stated in £m

Income statement	Note	2022	2021
Interest receivable and similar income	4	301.4	271.2
Interest payable and similar charges	5	(101.4)	(90.3)
Net interest income		200.0	180.9
Fees and commission income		4.7	3.6
Fees and commission expense Other income	6	(2.3) 0.4	(1.5) 1.0
Operating income		202.8	184.0
Administrative expenses	7	(46.3)	(40.9)
Operating profit		156.5	143.1
Impairment losses	9	(3.6)	(17.2)
Profit before taxation		152.9	125.9
Income tax	8	(23.0)	(21.2)
Profit after taxation		129.9	104.7

The results for the current and preceding year relate entirely to continuing operations. There is no other comprehensive income in either year.

Statement of financial position

As at 30 June 2022

Unless otherwise indicated, all amounts are stated in £m

	Note	2022	2021
Assets			
Cash and cash equivalents		4.2	19.4
Loans and advances to customers	9	3,866.1	2,817.6
Other assets	10	0.5	0.3
Deferred tax asset	11	4.9	5.5
Total assets		3,875.7	2,842.8
Liabilities			
Borrowings	12	2,293.3	1,388.7
Other liabilities	13	1,099.9	1,101.5
Current tax liability		0.8	0.8
Total liabilities		3,394.0	2,491.0
Equity			
Share capital	14	-	-
Retained earnings		481.7	351.8
Total equity		481.7	351.8
Total equity and liabilities		3,875.7	2,842.8

These financial statements were approved and authorised for issue by the Board of Directors on 16 September 2022.

Company Registration No. 02058813

Signed on behalf of the Board of Directors

HN Moser Director MR Goldberg Director

Statement of changes in equity Year ended 30 June 2022 Unless otherwise indicated, all amounts are stated in £m

2022	Share capital	Retained earnings	Total
At beginning of the year	-	351.8	351.8
Retained profit for the financial year	-	129.9	129.9
At end of the year		481.7	481.7

2021	Share capital	Retained earnings	Total
At beginning of the year	-	247.1	247.1
Retained profit for the financial year	-	104.7	104.7
At end of the year		351.8	351.8

Notes to the financial statements

Unless otherwise indicated, all amounts are stated in £m

1. Reporting entity and general information

Together Commercial Finance Limited is incorporated and domiciled in the UK. The Company is a private company, limited by shares and is registered in England (Company number: 02058813). The registered address of the Company is Lake View, Lakeside, Cheadle, Cheshire, SK8 3GW. The Company is a provider of mortgage finance.

2. Significant accounting policies

The principal accounting policies are summarised below. They have all been applied consistently throughout the current year and the preceding year unless otherwise stated.

Basis of preparation

The financial statements have been prepared in accordance with Financial Reporting Standard 101, Reduced Disclosure Framework (FRS 101). This applies the recognition and measurement requirements of International Financial Reporting Standards (IFRS) but provides certain exemptions from the disclosure requirements of IFRS.

The preparation of financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in applying the Company's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are disclosed in the individual accounting policies and in Note 3 to the financial statements.

The Company's parent undertaking, Together Financial Services Limited, includes the Company in its consolidated financial statements, and therefore the Company is exempt from the obligation to prepare and deliver consolidated accounts. The consolidated financial statements of Together Financial Services Limited are available to the public and may be obtained from Lake View, Lakeside, Cheadle, Cheshire, SK8 3GW. In these financial statements, the Company has taken advantage of the disclosure exemptions under FRS 101 in relation to the presentation of a cash flow statement, disclosures in respect of IFRS 7 and IFRS 13, standards not yet effective and related party transactions.

These financial statements are presented in pounds sterling because that is the currency of the primary economic environment in which the Company operates.

These financial statements have been prepared on the historical cost basis as explained in the accounting policies below. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

Going concern

In preparing these financial statements, the directors have assessed the Company's ability to continue as a going concern.

The Company is reliant on its parent company, Together Financial Services Limited (the 'Group'), for financial support, given the management of the Group's funding and liquidity occurs at the Group level. The Board of Together Financial Services Limited has confirmed that it is a going concern and that it will provide financial support to the Company to 16 September 2023, which is 12 months from the date of signing the Company's accounts.

As part of the Group's ongoing monitoring and reforecasting, consideration has been given to the changing macroeconomic environment and outlook and specific consideration has been given to the following:

- changes in customer-repayment behaviour;
- changes in credit risk;
- potential for declining or stagnating property values;
- potential for access to wholesale-funding markets;
- changes in market rates of interest;
- changes in new mortgage-origination volumes; and
- · changes to operating costs.

Unless otherwise indicated, all amounts are stated in £m

2. Significant accounting policies (continued)

Going concern (continued)

The Group's business model, being one which is ordinarily highly cash generative, operating in profitable market segments and lending at low average loan-to-value (LTV) ratios, provides mitigation against many downside risks. The factors listed above have an impact upon the results of the Group, to a greater or lesser degree, however are not projected to cast significant doubt on on the entity's ability to continue as a going concern.

The key risks which could cause doubt as to whether the Group could continue to operate as a Going Concern are judged to be primarily in relation to funding and liquidity. The Group has a diverse mix of funding sources, which are structured in order to reduce the risk to the Group. Funding and liquidity risks, including reverse stress testing to identify the point at which the Group would cease to be able to operate, are discussed below.

The Group has a diverse funding base, utilising shareholder funds, private and public securitisation facilities, senior secured notes and a revolving credit facility to fund its activities and lending.

The Group has retained access to wholesale-funding markets throughout the market disruption during the past several years, which has allowed the continuation of the existing strategy of refinancing facilities in advance of their contractual maturities. This is just one example of risk factors which have been considered as part of scenario planning, but have not so far crystallised into significant adverse effects on the Group's business.

A key risk associated with wholesale funding is refinancing risk, where the Group has a proven track record of successfully refinancing borrowings. The depth of maturity in the Group's existing debt facilities provides significant mitigation in respect of refinancing risk. Following the refinancing of the Lakeside Asset Backed Securitisation facility, the earliest maturity of wholesale funding is the Brooks Asset Backed Securitisation facility (the amount drawn at the reporting date representing 1% of the Group's borrowings) in July 2025. The earliest call date on our public securitisation is the Together Asset Backed Securitisation 2 facility (representing 2% of the Group's borrowings) in November 2022. Further detail is set out in Note 12.

To mitigate refinancing risk, the Group has demonstrated an ability to access the wholesale funding markets on multiple occasions during the year, as seen within the liquidity and funding section of the Business review on page 4.

Aside from the private securitisations, the facilities within the Senior Borrower Group, being the senior secured notes and the RCF, also include certain financial covenants including tests on gearing and minimum levels of interest cover in respect of the former and maintenance tests on gearing in respect of the latter.

To evaluate the Group's resilience in meeting these tests, a reverse-stress scenario has been developed and was considered as part of the going-concern assessment.

The scenario is one which assumes no cash flows are received from the securitisations, there is no access to drawdown funding from the private securitisations, and no access to the wholesale funding markets is possible, and therefore loan-origination volumes are limited to meeting pipeline commitments. This is considered by the directors to be an extreme outcome. However due to the bankruptcy-remote nature of securitisations, the default of one or more private securitisation facilities would not mean that the Group could not continue to operate as a going concern. The Group could continue in such a scenario by servicing the loans funded by the Senior Borrower Group. Stresses were applied to cash inflows to assess the ability to continue to service and repay borrowings as they fall due, and stresses on profitability were separately considered to assess the ability to comply with gearing covenants.

The results of the reverse-stress test showed that unrealistic reductions in expected cash inflows within the Senior Borrower Group would be required for the Senior Borrower Group not to be able to meet its liabilities as they fall due, within the going-concern period. Even in the event that actual experience approached the level of reductions judged unrealistic, further management actions could be taken to mitigate the impact. The Group has periodically repeated the reverse-stress testing, which continues to show significant headroom.

Unless otherwise indicated, all amounts are stated in £m

2. Significant accounting policies (continued)

Going concern (continued)

In addition, the potential impact of reductions in the level of profitability were assessed (as a proxy for a reduction in equity), using increases in expected credit losses as the primary driver, in order to determine the reduction which would result in the Group's gearing breaching the RCF covenant. The testing showed that profitability would have to fall by a substantial amount with the probability of such a severe outcome is considered remote.

The deployment of additional management actions could also mitigate the possible impacts, including but not limited to: renegotiation of the terms of existing borrowings, raising alternative funding and measures to further reduce costs.

The directors are satisfied that the Company and the Group have adequate resources to continue in operation for the going-concern assessment period ending 16 September 2023, which is 12 months from the date of signing this report.

Interest income and expense

Interest income and expense are recognised in the Statement of comprehensive income for all financial instruments measured at amortised cost using the effective interest method. The effective interest method calculates the amortised cost of a financial asset or a financial liability and allocates the interest income or interest expense over the expected life of the instrument. The effective interest rate is the rate that, at inception of the instrument, discounts its estimated future cash payments or receipts to the net carrying amount of the financial instrument. When calculating the effective interest rate, the Group takes into account all contractual terms of the financial instrument but does not consider future credit losses except for assets which are credit-impaired on origination. For credit-impaired assets a credit-adjusted effective interest rate is calculated using estimated future cash flows including expected credit losses. The calculation includes all fees, transaction costs and other premiums or discounts that relate to the origination of the instrument.

Interest on impaired financial assets is recognised at the original effective interest rate applied to the carrying amount as reduced by an allowance for impairment.

Fee and commission income and expense

Fees and commissions which are an integral part of the effective interest rate of a financial instrument e.g. procuration fees paid to introducers are recognised as an adjustment to the contractual interest rate and recorded in interest income.

Fees and commissions which are not considered integral to the effective interest rate are generally recognised on an accruals basis when the service has been provided. These items primarily consist of legal and valuation fees, and credit-search fees.

Taxation

Tax on the profit or loss for the year comprises current and deferred tax. Tax is recognised in the income statement except to the extent that it relates to items recognised directly in equity, in which case it is recognised in other comprehensive income.

Current tax is the expected tax payable on the taxable profit for the year. Taxable profit differs from profit before tax as reported in the income statement because it excludes items of income and expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the reporting date.

Deferred tax is the tax expected to be payable or recoverable on differences between the carrying amounts of the assets and liabilities in the financial statements and the corresponding amounts used for taxation purposes, and is accounted for using the balance sheet liability method. Deferred tax assets and liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised.

Deferred tax is calculated at the tax rates that are expected to apply in the year when the liability is settled or the asset is realised based on tax laws and rates that have been enacted or substantively enacted at the reporting date.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and the Company intends to settle its current tax assets and liabilities on a net basis.

Cash and cash equivalents

Cash comprises cash in hand and demand deposits. Cash equivalents comprise highly liquid investments which are convertible into cash with an insignificant risk of changes in value with a maturity of three months or less at the date of acquisition, including short-term highly liquid debt securities.

Unless otherwise indicated, all amounts are stated in £m

2. Significant accounting policies (continued)

Financial assets & liabilities

Financial assets

All the Company's financial assets are initially recognised at fair value plus any directly attributable transaction costs.

All the Company's financial assets are classified as measured at amortised cost., being the gross carrying amount less expected impairment allowance, using the effective interest rate method, as they meet both of the following conditions:

- The assets are held within a business model whose objective is to hold the assets to collect contractual cash flows; and
- The contractual terms of the financial assets give rise to cash flows at specified dates that are solely payments of principal and interest on the principal amounts outstanding.

The Company's business model for its financial assets is to hold them to collect contractual cash flows, with sales of mortgage loans and advances to customers only made internally to consolidated special purpose vehicles for the purpose of collateralising the issuance of loan notes. The loans' cash flows are consistent with a basic lending arrangement, the related interest only including consideration for the time value of money, credit and other basic lending risks, and a profit margin consistent with such an arrangement. Cash and cash equivalents also meet these conditions and accordingly management has classified all of the Company's financial assets as measured at amortised cost.

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset have expired or where substantially all the risks and rewards of ownership have been transferred.

The Company sometimes renegotiates or otherwise modifies the contractual cash flows of loans to customers. The Company then assesses whether the new terms are substantially different from the original ones. If the terms of an asset are substantially different, it is derecognised and a new asset recognised at its fair value using its new effective interest rate. If the terms are not substantially different, the Company recalculates the gross carrying amount using the original effective interest rate and recognises a modification gain or loss in the income statement. Such modifications typically arise from forbearance because of financial difficulties of the borrower, and any gain or loss is included in impairment losses. income modified loan's credit risk is assessed to see if it remains higher than on initial recognition for the purposes of calculating expected credit losses.

Financial liabilities

The Company's financial liabilities, which largely consist of borrowings, are all classified as measured at amortised cost. All of the Company's financial liabilities are recognised initially at fair value, less any directly attributable transaction costs.

Financial liabilities are derecognised when their contractual obligations are discharged, cancelled or have expired. An exchange of financial liabilities with substantially different terms or a substantial modification to the terms of an existing financial liability is treated as an extinguishment of the original liability and the recognition of a new one. It is assumed that terms are substantially different if the discounted present value of the cash flows under the new terms is at least 10% different from the discounted present value of the remaining cash flows of the original liability. All gains or losses on non-substantial modifications, calculated as a change in the net present value of future cash flows, are recognised immediately in the income statement. The Company may also consider qualitative factors in determining whether a modification is substantial. The Company's policy for such modifications was to defer related transaction costs as adjustments to the carrying value of the instrument, amortised over its remaining expected life.

Impairment of financial instruments

The Company recognises loss allowances for Expected Credit Losses (ECLs) on loans and advances to customers and any exposures arising from loan commitments. ECLs are a probability-weighted estimate of the present value of credit losses discounted over the expected life of an instrument at its original effective interest rate (EIR). Credit losses for financial assets are the difference between the contractual cash flows, including the amount of committed pipeline lending which is expected to be drawn down, and the cash flows expected to be received.

The Company considers whether financial assets are credit impaired at each reporting date. A financial asset is credit impaired when one or more events that have a detrimental impact on its estimated future cash flows have occurred. Evidence of credit impairment includes:

- · Significant financial difficulty of the borrower;
- · Breach of contract such as default, or becoming past due;
- · The granting of concessions to the borrower that the Company would not otherwise consider; and
- It becoming probable that the borrower will enter bankruptcy or other financial reorganisation.

Unless otherwise indicated, all amounts are stated in £m

2. Significant accounting policies (continued)

Impairment of financial instruments (continued)

For financial instruments on which credit risk has not increased significantly since initial recognition, the Company measures loss allowances at an amount equal to the 12-month ECL, i.e. the portion of lifetime ECL of those default events expected to arise within 12 months of the reporting date, weighted by probability of that event occurring. For all other financial instruments loss allowances are measured at an amount equal to the full lifetime ECL, i.e. the lifetime ECL arising from all default events that may occur over the life of the instrument, probability weighted. The latter category of instruments includes those that have objective evidence of impairment at the reporting date.

Besides instruments that become credit impaired on entering default, lifetime ECLs are also used for any that are credit impaired on origination.

If, due to the financial difficulties of the borrower, the terms of a financial asset are renegotiated or modified, or the asset is replaced with a new one, then an assessment is made of whether the asset should be derecognised. A loan to a borrower granted such concessions due to forbearance is evaluated to determine whether it is considered to be credit impaired or to have experienced a significant increase in credit risk. If this is the case a loss allowance will be recognized equivalent to the full lifetime ECL. If there is evidence that the risk of not receiving contractual cash flows has reduced significantly and there are no other indicators of impairment, the loss allowance on the new asset will generally be based on a 12-month ECL.

Interest income is recognised at the effective rate on the gross carrying amount of a financial asset, i.e. before allowance for impairment, except for those assets which are credit impaired, for which interest income is recognised on the carrying amount net of the allowance for impairment.

Loans are written off when the Company expects no further recovery and the amount of the loss has been determined. The Company may continue to apply enforcement activities to loans written off and any subsequent recoveries are recognised as impairment gains in the income statement.

Loss allowances for ECL are presented in the Statement of financial position as a deduction from the gross carrying amount of financial assets measured at amortised cost and as a provision in the case of loan commitments.

Securitisation

Where the Company securitises its own financial assets, this is achieved via the sale of these assets to a special purpose entity (SPE), which in turn issues securities to investors.

Financial assets transferred to SPEs under securitisation agreements are not derecognised by the Company because it retains the risks and rewards of ownership, and all financial assets and liabilities related to the SPE continue to be held on the Company's consolidated Statement of financial position.

Provisions and contingent liabilities

Provisions are recognised when the Company has a present obligation as a result of a past event, which is reliably measurable and where it is probable that the Company will be required to settle that obligation. Provisions are measured at the best estimate of the amount required to settle the obligation at the reporting date, and are discounted to present value where the effect is material.

Where matters are less certain, such as when it is possible an obligation exists, or where the outflow of economic resources is possible but not probable, then a contingent liability is disclosed.

Unless otherwise indicated, all amounts are stated in £m

3. Critical accounting judgements and key sources of estimation uncertainty

In preparing these financial statements, the Company's management has made judgements, estimates and assumptions that affect the application of the Company's accounting policies and the amounts reported for the Company's performance and financial position. Where possible, estimates and associated assumptions are based on historical experience, objective information, or other relevant factors and are reviewed at each reporting date. Actual results may differ from these estimates, and revisions to estimates are recognised prospectively.

Critical judgements in applying the Company's accounting policies

These critical judgements are those which the directors consider to result in a significant risk of material adjustment in the carrying amounts of the Company's assets and liabilities.

a) Loan impairment allowance

The calculation of the Company's allowance for losses on its loans and advances to customers under IFRS 9 relies on the following key judgements:

- The incorporation of forward-looking information in the measurement of ECL, in particular the economic variables driving credit risk and the number and relative weightings of the scenarios used.
- Determining the criteria for a significant increase in credit risk and indicators of credit impairment.
- Determining where there is requirement for post model adjustment and determining inputs for the calculation of ECL where there is such a requirement.

Further detail on the judgements in respect of the measurement of ECL and sensitivities thereon is set out in Note 9 to the accounts.

Key sources of estimation uncertainty

a) Loan impairment allowance

The Company utilises macroeconomic forecasts and the other assumptions and estimates necessary for the calculation of ECL. Further detail on these estimates and assumptions and sensitivities thereon is set out in Note 9 to the accounts.

b) Interest income recognition

Interest income is recognised using the effective interest rate ('EIR') method. The EIR of a financial instrument is the rate which exactly discounts the estimated future cash flows of the instrument to its carrying amount. In calculating the EIR, all contractual terms of the financial instrument are taken account of, including transaction costs and other premiums or discounts, but not expected credit losses. The estimation of future cash flows requires the Company to estimate the expected behavioural lives of groups of assets. The Company utilises models which draw upon the Company's actual historical experience, however there is estimation uncertainty to the extent that future performance may not mirror that of the past.

Climate-related matters

In making the judgements and estimates required for preparation of these financial statements, the directors have had regard to the potential impacts of climate-related factors. For the current reporting period, it has been judged that no material adjustment to the judgements or methods of estimation is required to reflect the potential impacts of climate related matters.

Unless otherwise indicated, all amounts are stated in £m

4. Interest receivable and similar income

	2022	2021
Interest on loans and advances to customers	301.4	271.2

Included within interest on loans and advances to customers is £9.5m (2021: £10.0m) relating to impaired loans.

5. Interest payable and similar charges

	2022	2021
On borrowings	 100.6	90.0
On lease liabilities	0.8	0.3
,	101.4	90.3

Included within interest on borrowings is interest payable on amounts owed to the parent company, Together Financial Services Limited of £46.5m (2021: £49.1m).

6. Other income

		_	 	2022	2021
Other income		 		0.4	1.0
7. Administrative e	expenses				
7.1141111111111111111111111111111111111	мреноев			2022	2021
Administrative costs				46.3	40.9

The audit fee borne by Together Financial Services Limited in respect of the Company in 2022 was £62,500 (2021: £42,000).

Amounts totalling £6.5m relating to the emoluments of the directors of the Company were recharged to the Company by Together Financial Services Limited during the year.

Unless otherwise indicated, all amounts are stated in £m

8. Income tax

	2022	2021
Current tax		
Corporation tax	22.4	21.0
Adjustment in respect of previous years	-	0.5
Total current tax	22.4	21.5
	2022	2021
Deferred tax		
Origination and reversal of temporary differences	0.6	0.7
Effect of changes in tax rate	<u> </u>	(1.0)
Total deferred tax	0.6	(0.3)
Total tax on profit	23.0	21.2

Corporation tax is calculated at 19.00% (2021: 19.00%) of the estimated taxable profit for the year. The differences between the Company tax charge for the year and the amount calculated by applying the standard rate of UK corporation tax to the profit before tax are as follows:

	2022	2021
Profit before tax	152.9	125.9
Tax on profit at standard UK corporation tax rate of 19.00% (2021: 19.00%) Effects of:	29.1	23.9
Income not taxable	(0.1)	(0.1)
Expenses not deductible for tax purposes	0.1	0.1
Group relief*	(6.1)	(2.2)
Adjustment in respect of prior years	-	0.5
Changes in tax rate	-	(1.0)
Tax charge for year	23.0	21.2

An increase in the UK corporation tax rate from 19% to 25% (effective 1 April 2023) was substantively enacted on 24 May 2021. This will increase the Company's future current tax rate accordingly. The deferred tax asset at 30 June 2022 has been calculated using these rates, to reflect the expected timing of reversal of the related temporary differences, resulting in a £nil (2021: £1.0m), increase in the value of the deferred tax asset.

^{*} The group referred to is the tax group headed by Redhill Famco Limited, the ultimate parent of the Company, as described in Note 17.

Unless otherwise indicated, all amounts are stated in £m

9. Loans and advances to customers

		30 June 2022			
	Stage 1	Store 2	Stage 3 and POCI	Total	
Gross loans and advances	Stage 1 2,910.3	Stage 2 743.3	291.0	3,944.6	
	•			,	
Loss allowance	(12.9)	(19.8)	(45.8)	(78.5)	
·	2,897.4	723.5	245.2	3,866.1	
ECL coverage (%)	0.4	2.7	15.7	2.0	

	30 June 2021				
		Stage 3 and			
	Stage 1	Stage 2	POCI	Total	
Gross loans and advances	1,669.0	914.0	327.9	2,910.9	
Loss allowance	(3.5)	(28.0)	(61.8)	(93.3)	
	1,665.5	886.0	266.1	2,817.6	
ECL coverage (%)	0.2	3.1	18.8	3.2	

Company gross balances of credit impaired loans include £15.8m (2021: £11.8m) of purchased or originated credit impaired (POCI) loans, which are presented net of lifetime ECL impairment provisions of £1.9m (2021: £1.4m).

Loans and advances to customers include total gross amounts of £4.3m (2021: £5.0m), equivalent to £0.3m net of impairment allowances (2021: £1.0m), loaned to companies in which a Director of this Company is also director and shareholder. Further detail on related party transactions is set out in note 15.

The increase in coverage on the stage 1 portfolio owes primarily to the impact of macroeconomic forecasts which has seen increasing probabilities of default even where accounts have shown no significant increase in credit risk.

Measurement of expected credit losses (ECL)

ECL model

The Company considers whether financial assets are credit impaired at each reporting date. For these purposes, it considers default to occur, and such loans are considered to be credit impaired, in any of the following circumstances relating to a loan:

- It becomes 90 days or more past due
- · Its security has been taken into possession
- The appointment of receivers
- There is evidence of fraud
- Loans which exhibit certain indicators of increased credit risk

The Company calculates its ECL using a statistical model based on probability of default (PD), loss given default (LGD) and exposure at default (EAD):

- PD is an estimate of the likelihood of default over a given time horizon, estimated at a point in time. The calculation is based on statistical models that utilise both market and internal data, based on current conditions adjusted to take into account estimates of future conditions that will impact PD and estimates for customer prepayment behaviour. For development loans, PDs are assigned using a slotting approach which comprises a range of quantitative and qualitative criteria.
- LGD is an estimate of the likely loss in the event of a default. The expected loss amounts vary according to loan-to-value (LTV) ratios and future collateral prices. The estimates are based on the Group's history of recovery rates, calculated as forced-sale discounts, and the probability of repossession given default (PPGD), discounted at the original effective interest rate of the loan for the average period for recovery of sale proceeds. The LGD calculation includes floors, i.e. minimum losses, which are assigned based on the LTV of the loan and the type of security and have been developed from historical data.
- EAD is an estimate of the expected gross carrying amount at a future default date. EAD is based on the current loan amount adjusted
 for expected repayments of principal, contractual drawdowns of loan commitments, and the impact of missed payments which would
 be expected for an account in default.

In accordance with IFRS 9, the Company uses a three-stage model for impairment based on changes in credit quality since initial recognition:

- A financial instrument not credit-impaired on initial recognition is classified in stage 1. The loss allowance for such instruments is
 calculated as the portion of lifetime ECL of those default events expected to occur within 12 months of the reporting date, weighted
 by the probability of that default occurring.
- An instrument moves to stage 2 if there is an increase in its credit risk that is significant but not such that the instrument is considered
 credit impaired. The loss allowance for stage 2 instruments is calculated as the lifetime ECL. The determination of significant
 increases in credit risk is explained further, later in this section.
- Stage 3 instruments are credit impaired and the loss allowance calculated as the lifetime ECL.
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Unless otherwise indicated, all amounts are stated in £m

9. Loans and advances to customers (continued)

Measurement of expected credit losses (ECL) (continued)

Improvements in credit quality may result in instruments moving categorisation, from stage 3 to stage 2 where they are no longer considered credit impaired or to stage 1 where the credit risk is no longer significantly increased compared with initial recognition. Such transitions occur only after the completion of probationary periods.

Significant increases in credit risk, forbearance and contract modifications

The Company monitors all financial instruments that are subject to credit risk to assess whether there has been a significant increase in credit risk since initial recognition. If there has been a significant increase then the Company measures the loss allowance based on a lifetime rather than a 12-month ECL.

The Company uses qualitative and quantitative criteria, including:

- A loan becoming 30 days or more past due;
- · Certain qualitative indicators, such as those used in the servicing of the loan which indicate increased credit risk;
- There is an increase in the lifetime PD of the loan since origination which is judged to be significant; and
- Loans which exhibit certain indicators of increased credit risk.

The Company offers forbearance to assist customers who are experiencing financial distress and considers an account as forborne at the time a customer in financial difficulty is granted a concession. For accounting purposes, any gains or losses arising upon granting forbearance are usually not material because losses are already included in ECLs. Subsequently, the Company may determine after a probationary period that a restructuring has significantly improved credit risk such that the asset is moved back to stage 1.

Loss allowance and impairment losses for the year

A loss allowance is derived from the application of the accounting policies for measurement of ECL as explained in Note 2. The loss allowance has decreased by £14.8m to £78.5m (2021: £93.3m), owing primarily to the impact of write offs net of recoveries during the year.

Allowance for impairment losses	2022	2021
At beginning of the year	(93.3)	(99.2)
Charges to the income statement	(8.2)	(19.4)
Unwind of discount	9.5	10.0
Write-offs net of recoveries	13.1	11.5
Changes on refinancing of impaired loans	0.4	3.8
At end of year	(78.5)	(93.3)

Impairment losses for the year	2022	2021
Movements in ECL, charged to income	(8.2)	(19.4)
Amounts released from deferred income	0.3	(0.1)
Write-offs net of recoveries	4.3	•
Gains on derecognition of assets held at amortised cost as a result of refinancing impaired loans	-	2.3
Charge to income statement	(3.6)	(17.2)

Critical accounting estimates

Key areas of estimation uncertainty in the ECL models are the macroeconomic scenarios used, and the calculations of loss given default and probability of default.

Unless otherwise indicated, all amounts are stated in £m

9. Loans and advances to customers (continued)

Macroeconomic scenarios

The Company uses forward-looking information, contained in a range of economic scenarios, in its measurement of ECL and in identifying significant increases in credit risk. In practice, this is achieved by modelling an ECL for each scenario and calculating a probabilityweighted total. These scenarios entail a high degree of uncertainty in their estimation.

The following table shows unweighted ECL when 100% probability was applied to all the scenarios as at 30 June 2022 and 30 June 2021.

			2021	
Scenarios	Probability of the scenario	Unweighted ECL	Probability of the scenario	Unweighted ECL
Upside	10%	31.7	10%	44.7
Mild upside	10%	37.9	10%	50.4
Base case	50%	55.6	50%	68.0
Stagnation	10%	103.8	10%	123.9
Downside	10%	136.7	10%	156.4
Severe downside	10%	197.3	10%	217.6
Weighted average		78.5		93.3

Loss given default

The LGD model uses current security values and forecast HPI assumptions to project property values for each of the economic scenarios. An immediate and sustained 10% reduction in forecast house prices (ie a 10% haircut applied to the index), applied in each scenario, would result in an increase in the impairment allowance of £13.1m at 30 June 2022 (30 June 2021: £17.6m); conversely, a 10% increase would result in a decrease in the impairment allowance of £10.3m at 30 June 2022 (30 June 2021: £13.8m).

Probability of default and probability of repossession given default

A 10% relative worsening of both PDs and PPGDs simultaneously (eg a 1.0% PD increasing to 1.1%) would increase the total impairment allowance by £6.4m at 30 June 2022 (30 June 2021: £6.4m). A 10% relative improvement of both PDs and PPGDs simultaneously (eg a 1.0% PD decreasing to 0.9%) would result in a decrease in the impairment allowance by £5.7m at 30 June 2022 (30 June 2021: £6.1m).

Critical accounting judgements

Key areas of judgement in the ECL models include judgements about which loans have been subject to a significant increase in credit risk since initial recognition and therefore should be classified as Stage 2, with a resultant loss allowance based on a lifetime rather than a 12month ECL.

The sensitivities below were performed by recalculating the impairment allowance by changing only those items stated, and with all other variables unchanged.

Sensitivities	2022	2021
Measure all loans in Stage 1 using a lifetime ECL - increase in allowance	8.5	12.3

10. Other assets

	2022	2021
Amounts owed by related parties	0.3	-
Other debtors	0.2	0.3
	0.5	0.3

Amounts owed by related parties are repayable on demand.

11. Deferred tax asset

	2022	2021
At beginning of the year	5.5	5.2
Charge to income statement	(0.6)	(0.7)
Effect of changes in tax rate	-	1.0
	4.9	5.5

All figures relate to short term timing differences.

Unless otherwise indicated, all amounts are stated in £m

12. Borrowings

	2022	2021
Amounts owed to Charles Street ABS	-	395.3
Amounts owed to Charles Street ABS 2	565.6	-
Amounts owed to Delta ABS 2	181.8	112.8
Amounts owed to Highfield ABS	106.2	81.1
Amounts owed to Lakeside ABS	311.9	145.5
Amounts owed to Together ABS 1	-	31.2
Amounts owed to Together ABS 2	15.4	18.5
Amounts owed to Together ABS 3	63.8	78.4
Amounts owed to Together ABS 4	100.6	122.3
Amounts owed to Together ABS 5	107.6	-
Amounts owed to Together ABS 6	141.0	_
Amounts owed to Together CRE 1	156.0	180.7
Amounts owed to Together CRE 2	193.8	231.0
Amounts owed to Together CRE 3	342.7	-
Amounts owed to Brooks ABS 1	22.9	-
Debt issue costs	(16.0)	(8.1)
Total borrowings	2,293.3	1,388.7

The loan notes are provided through revolving securitisation vehicles provided by Charles Street ABS 2, Delta ABS 2, Lakeside ABS and Highfield ABS, amortising RMBS provided by Together ABS 2, Together ABS 3, Together ABS 4, Together ABS 5 and Together ABS 6, amortising facility Brooks ABS, and commercial-real-estate mortgages provided by Together CRE 1, Together CRE 2 and Together CRE 3, in which the Company and a number of fellow Group subsidiaries participate. Under these facilities, the participants sell beneficial title to certain mortgage assets to the securitisation vehicles. The Company recognises a corresponding deemed loan liability against which it offsets the subordinated notes it holds in the securitisation. The amount of the liability reported represents the Company's net liability. Charles Street ABS 2 has a maturity date of March 2027, Delta ABS 2 has a maturity date of December 2025, Highfield ABS has a maturity date of September 2025, Lakeside ABS has a maturity date of April 2026, Together ABS 2, 3, 4, 5 and 6 have maturity dates of November 2022, September 2023, June 2024, October 2025 and May 2026 respectively, Brooks ABS has a maturity date of January 2026 while Together CRE 1, Together CRE 2 and Together CRE 3 have maturity dates of February 2025, February 2026 and October 2026 respectively.

In the case of the amortising facilities, the maturity date is the date of the option to call the facilities. The expiry date for Charles Street ABS, Delta ABS 2 and Highfield ABS include an amortisation period of one year.

13. Other liabilities

	2022	2021
Amounts owed to related parties	1,097.3	1,099.0
Trade creditors	0.5	0.3
Other creditors	0.3	0.4
Other taxation and social security	-	0.1
Accruals and deferred income	1.8	1.7
	1,099.9	1,101.5

Amounts owed to Group undertakings are repayable on demand.

14. Share capital

All amounts are stated in pounds.

Authorised	2022	2021
1,000 ordinary shares of £1 each	1,000	. 1,000
Called up, allotted and fully paid	2022	2021
2 ordinary shares of £1 each	2	2

¹ The amortising facilities are Together ABS 2, Together ABS 3, Together ABS 4, Together ABS 5, Together ABS 6, Brooks ABS 1, Together CRE 1, Together CRE 2 and Together CRE 3.

⁴⁰ Together Commercial Finance Limited | Annual report and financial statements for the year ended 30 June 2022

Unless otherwise indicated, all amounts are stated in £m

15. Related party transactions

Relationships

The Company has the following related parties:

Entity	Nature of transactions
	•
Charles Street Commercial Investments	The Company refers borrowers outside its lending criteria to Charles Street Commercial
Limited	Investments Limited. The Company performs underwriting, collection and arrears- management activities for these loans for which it receives a fee.
Sterling Property Co. Limited	Sterling Property Co. Limited provides property management services for properties repossessed or placed into LPA receivership by the Company. These services solely relate to properties repossessed prior to the current year.
Edgworth Developments Limited &	The Company provides loans with interest charged at 5% per annum, secured on certain
Sunnywood Estates Limited	assets of these companies.

Balances due to or from the above entities are interest-free and repayable on demand, unless otherwise stated.

Transactions

The amounts receivable from and payable to related parties by the Company are disclosed in Notes 10 and 13. The Company had the following transactions with related parties during the year:

	2022		2021	
	Charge to income or equity	Paid	Charge/ (credit) to income or equity	Paid
Interest on related party loans	•	-	(0.2)	-
Impairment of related party loans	1.0	-	0.1	-
	0.1		(0.1)	- 1

16. Commitments and contingencies

Fixed and floating charges

As at 30 June 2022, the Company's non securitised assets, along with those of the Together Group's non securitised assets were subject to a fixed and floating charge in respect of £1,055.0m senior secured notes (30 June 2021: £935.0m).

Commitments

The Company has commitments to extend credit which are not recorded on the balance sheet relating to undrawn elements of existing facilities. The amounts do not represent the amounts at risk at the balance sheet date but the amounts that would be at risk should the facilities be fully drawn upon in the event that the customer defaults.

At 30 June 2022, the Company had undrawn commitments to lend of £128.9m (30 June 2021: £63.4m) relating to future drawdowns on existing facilities granted to customers. The ECL on these commitments is included within the ECL recognised in Note 9 Loans and advances to customers.

Unless otherwise indicated, all amounts are stated in £m

17. Ultimate parent company

The Company is a subsidiary undertaking of Together Financial Services Limited, a company incorporated in Great Britain and registered in England and Wales. The smallest group of which the Company is a member, and for which group financial statements are drawn up, is that headed by Together Financial Services Limited. The largest group of which the Company is a member, and for which group financial statements will be drawn up, is that headed by Redhill Famco Limited (the Company's ultimate parent undertaking). The principal place of business and registered address for Together Financial Services and Redhill Famco Limited is Lake View, Lakeside, Cheadle, Cheshire, United Kingdom, SK8 3GW and both are privately owned and limited by shares.

18. Events after the reporting date

In July 2022, the Group announced the issuance of its largest ever RMBS, Together Asset Backed Securitisation 2022 – 1ST1 PLC (TABS7), raising £499.4m.

Also after the year end, in September 2022, the Group refinanced its revolving credit facility, increasing the facility size from £71.9m to £138.3m and extended the maturity initially to 2026.

Also in September 2022, the Group refinanced its BABS facility, with an additional £24m of funding secured.