SYNDICATE CAPITAL (No. 5) LIMITED

REPORT & ACCOUNTS 31ST DECEMBER 2001

Registered number: 2842678

A31 **HZDI COMPANIES HOUSE

041) 16/07/02

Syndicate Capital (No. 5) Limited

Contents

Report of the Directors	2-4	Balance Sheet – Assets	8
Independent Auditors' Report	5	Balance Sheet – Liabilities	9
Profit and Loss Account – Technical Account	6	Notes to the Financial Statements	10-23
Profit and Loss Account – Non-Technical Account	7		

RESULTS AND DIVIDENDS

The directors present their report and financial statements for the year ended 31 December 2001. The accounts have been prepared using the format for insurance companies and reflect the Company's participations in its underlying Lloyd's syndicates.

	2001	2000
	£′000	£′000
Profit/(loss) after tax for the year	10	119
Dividend payable in June 2001	(10)	(527)
(Loss) / profit for the year transferred to reserves		(408)

PRINCIPAL ACTIVITY AND STATUS

The Company was formed to take advantage of the opportunity provided by the admission of corporate capital to the Lloyd's insurance market. It is a corporate member of Lloyd's and entered into underwriting commitments with participating syndicates.

The Company ceased underwriting as from the end of the 1998 underwriting account. The Company purchased a reinsurance policy on the 19th August 1999 in respect of the spread participation underwritten by the company for the 1997 and 1998 underwriting years. The effect of the reinsurance policy is that the Company should suffer no adverse economic impact from any deterioration in the Company's underwriting portfolio.

DIRECTORS' AND THEIR INTERESTS

The Directors who held office during the year were as follows:

J. C. R. Batty J. M. Massey

No Director had any interest in the share capital or debentures of the Company or any other body corporate in the same group as at 31st December 2001. No options or any other rights to acquire shares in or debentures of any member of the group have been granted to or exercised by the directors or any members of their families during the year.

The Directors received no remuneration in respect of their services as Directors of the Company during the year. The Directors received fees from the Company's parent company, Mayheld Limited, in the year ended 31st December 2001.

The Company has no employees.

There are no loans or guarantees granted or provided by the Company to any Director nor are any service contracts in existence between the Company and any Director.

DIRECTORS' RESPONSIBILITIES

Company law requires the directors to prepare financial statements for each financial year which give a true and fair view of the state of affairs of the company and of the profit and loss of the company for that period. In preparing those financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and estimates that are reasonable and prudent;
- state whether applicable accounting standards 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 inappropriate to presume that the company will continue in business.

DIRECTORS' RESPONSIBILITIES (Continued)

The directors are responsible for maintaining proper accounting records which disclose with reasonable accuracy at any time the financial position of the company and to enable them to ensure that the financial statements comply with the Companies Act 1985. 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.

CREDITOR PAYMENT POLICY AND PRACTICE

The Company is unable to present a policy on creditors and the payment thereof because the information presented within creditors in the balance sheet is an aggregation of the Company's individual syndicate participations. This information has been compiled from standardised audited reporting forms prepared by each managing agency on which the Company participates.

REGISTERED OFFICE

The registered office of the Company is situated at 71 Fenchurch Street, London EC3M 4HH.

AUDITORS

Pursuant to a shareholders' resolution, the company is not obliged to reappoint its auditors annually and KPMG Audit plc will therefore continue in office.

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

A J Brown BCom CA FCT

Company Secretary

13 June 2002

Report of the Independent Auditors to the members of Syndicate Capital (No. 5) Limited

We have audited on the financial statements on pages 6 to 23.

Respective Responsibilities of Directors and Auditors

The directors are responsible for preparing the directors' report and, as described on pages 3 and 4, the financial statements in accordance with applicable United Kingdom law and accounting standards. Our responsibilities, as independent auditors, are established in the United Kingdom by statute, the Auditing Practices Board and by our profession's ethical guide.

We report to you our opinion as to whether the financial statements give a true and fair view and are properly prepared in accordance with the Companies Act 1985. We also report to you if, in our opinion, the directors' report is not consistent with the financial statements, if the company has not kept proper accounting records, if we have not received all the information and explanations we require for our audit, or if information specified by law regarding directors' remuneration and transactions with the company is not disclosed.

Basis of Opinion

We conducted our audit in accordance with Auditing Standards issued by the Auditing Practices Board. An audit includes examination, on a test basis, of evidence relevant to the amounts and disclosures in the financial statements. It also includes an assessment of the significant estimates and judgements made by the directors in the preparation of the financial statements, and of whether the accounting policies are appropriate to the Company's circumstances, consistently applied and adequately disclosed.

We planned and performed our audit so as to obtain all the information and explanations which we considered necessary in order to provide us with sufficient evidence to give reasonable assurance that the financial statements are free from material misstatement, whether caused by fraud or other irregularity or error. In forming our opinion we also evaluated the overall adequacy of the presentation of information in the financial statements.

Opinion

In our opinion, the financial statements give a true and fair view of the state of the Company's affairs as at 31st December 2001 and of its profit for the year then ended and have been properly prepared in accordance with the Companies Act 1985.

KPMG Audit Plc Chartered Accountants Registered Auditor

While Andie his

8 Salisbury Square London EC4Y 8BB

13th June 2002

Profit and Loss Account – Technical Account

for the year ended 31st December 2001

	Note	31 st	Year ended December 2001 £	Year ended 31 st December 2000 £
Technical Account – General Business	Note		2	2
Earned premiums, net of reinsurance				
Gross premiums written	3		-	110,338
Outward reinsurance premiums		_		(8,072,906)
Earned premiums, net of reinsurance		_		(7,962,568)
Allocated investment return transferred from the non-technical account			-	552,489
Claims incurred, net of reinsurance				
Claims paid:				
Gross amount			(8,243,793)	(4,779,508)
Reinsurers' share		_	584,575	1,676,262
			(7,659,218)	(3,103,246)
Change in provision for claims:				
Gross amount			8,243,793	14,596,277
Reinsurers' share		_	(584,575)	(4,074,773)
		_	7,659,218	10,521,504
Claims incurred, net of reinsurance	3		-	7,418,258
Net operating expenses	5	;	-	233,177
Investment expenses and charges	6	ò		(5,153)
Balance transferred to the non-technical account				236,203

Profit and Loss Account - Non-Technical Account

for the year ended 31st December 2001

		Year ended 31 st December 2001	Year ended 31 st December 2000
Non-Technical Account	Note	£	£
Balance on the general business technical account		-	236,203
Investment Income	7	-	552,489
Allocated investment return transferred to the general business technical account		-	(552,489)
Other Income	8	21,004	-
Other charges, including value adjustments		(1,000)	(65,656)
Profit on ordinary activities before tax	9	20,004	170,547
Tax on profit on ordinary activities	10	(10,401)	(51,922)
Profit for the financial year		9,603	118,625
Dividends	11	(9,603)	(526,272)
(Loss) / profit retained for the financial year			(407,647)

There were no gains or losses other than those included in the profit and loss account for the year and prior period.

The Company ceased underwriting with effect from the 1998 Year of Account.

Balance Sheet

as at 31st December 2001

		31st December 2001				31st December 2000		
	Note	Syndicate £	Corporate £	Total £	Syndicate £	Corporate £	Total £	
ASSETS								
Investments								
Financial investments Deposits with ceded	12	-	-	-	5,923,571	-	5,923,571	
undertakings				<u></u>	5,923,571		5,923,571	
Reinsurer's share of technical provisions								
Claims outstanding		-	-	-	584,575	-	584,575	
Debtors								
Debtors arising out of directing insurance operations Debtors arising out of	ct	-		-	70,343	-	70,343	
reinsurance operations Other debtors	16	- -	390,910 390,910	390,910 390,910	691,857 289,817 1,052,017	795,697 795,697	691,857 1,085,514 1,847,714	
Other assets			223,213	020,210	,, <u>_</u> ,		7,5 /	
Cash at bank and in hand Other			-	<u> </u>	1,849,478 175,147 2,024,625		1,849,478 175,147 2,024,625	
Prepayments and accrued income								
Other prepayments and accrued income		-	-	-	453,052	-	453,052	
Total Assets			390,910	390,910	10,037,840	795,697	10,833,537	

Balance Sheet

as at 31st December 2001

		31st December 2001			31st December 2000		
	Note	Syndicate £	Corporate £	Total £	Syndicate £	Corporate £	Total £
LIABILITES							
Capital and reserves							
Called up share capital Profit and loss account Shareholders' funds	13 14		41,000	3 41,000		41,000	41,000
equity interests	15	•	41,003	41,003	-	41,003	41,003
Technical provisions							
Claims outstanding -gross amount		-	-	-	8,243,793	-	8,243,793
Creditors							
Creditors arising out of direct insurance operations Creditors arising out of		-	-	-	371	-	371
reinsurance operations Other creditors including		-	-	-	697,273	-	697,273
taxation and social securitie Proposed final dividend Inter - account balances	s 17	-	335,304 9,603	335,304 9,603	710,453 - -	224,422 526,272	934,875 526,272 -
			344,907	344,907	1,408,097	750,694	2,158,791
Accruals and deferred income		-	5,000	5,000	385,950	4,000	389,950
Total Liabilites			390,910	390,910	10,037,840	795,697	10,833,537

These financial statements were approved by the Board of Directors on 13th June 2002 and were duly signed on its behalf by;

Director

Notes to the Financial Statements

1. Basis of Preparation of Financial Statements

(a) Legal framework

The financial statements have been prepared in accordance with Section 255 of, and Schedule 9A to, the Companies Act 1985 ("the Act") and in accordance with applicable Accounting Standards and under the historical cost accounting rules, modified to include the revaluation of investments.

Under Financial Reporting Standard 1 the company is exempt from the requirement to prepare a cash flow statement on the grounds that a parent undertaking includes the company in its own published consolidated financial statements.

FRS 18 "Accounting Policies" has been adopted in the current year. The adoption of the standard did not require any change in accounting policies.

(b) Inclusion of insurance transactions

Preparing the financial statements in accordance with Section 255 of, and Schedule 9A to, the Act has required the company to recognise its proportion of all the transactions undertaken by the Lloyd's syndicates in which it participates ("the Syndicates").

For each such syndicate, the company's proportion of the underwriting transactions, investment return and operating expenses has been reflected within the company's profit and loss account. Similarly, its proportion of the Syndicate's assets and liabilities has been reflected in its balance sheet (under the column heading "syndicate"). The "syndicate" assets are held subject to trust deeds for the benefit of the company's insurance creditors.

The proportion referred to above is calculated by reference to the company's participation as a percentage of the Syndicate's total capacity.

The company has delegated sole management and control of its underwriting through each Syndicate to the managing agent of the Syndicate ("the Managing Agent") and it has further undertaken not to interfere with the exercise of such management and control. The Managing Agents of the Syndicates are therefore responsible for determining the insurance transactions to be recognised by the company. The only exception to this rule is the level of provision for outstanding claims. These provisions have been determined by the directors of the company (see 2(e) below).

(c) Sources of data

The information used to compile the technical account and the "syndicate" balance sheet is based on returns prepared for this purpose by the Managing Agents of the Syndicates ("the Returns"). These Returns have been subjected to audit by the syndicate auditors and are based on the audited syndicate returns to Lloyd's and the audited annual reports to Syndicate members. This base data has been adjusted as necessary so that the Returns reflect the differences in preparation between syndicate annual reports and financial statements in accordance with Schedule 9A.

The format of the Returns has been established by Lloyd's and Lloyd's has also been responsible for collating the data at a syndicate level and analysing it into corporate member level results.

The Returns cover the 12 months to 31st December 2001 and the 12 months to 31st December 2000.

2. Accounting Policies

(a) Accounting convention

The financial statements are prepared under the historical cost convention as modified by the revaluation of financial investments.

(b) Accounting for underwriting results

All classes of insurance business written are accounted for on a three year funded basis because it is the basis most similar to that followed by the Syndicates. The nature of the information Managing Agents can make available is insufficient for the company to make reliable estimates of the necessary technical provisions on an annual basis of accounting. Under the three year funded basis followed by the company, the excess of premiums written and attributable net investment return over claims and expenses paid in respect of contracts incepting in an accounting period ("the underwriting year") is carried forward as a technical provision until the end of the third year from the inception of the underwriting year. Consequently, no profit is recognised in respect of an underwriting year until that time at the earliest. Profit is only recognised if a syndicate has been able to effect a "reinsurance to close" (see (f) below) in respect of that underwriting year.

Where an underwriting year of account is not closed at the end of the third year (a "run-off year of account") a provision is made by the managing agent on a similar basis to the reinsurance to close for the estimated cost of all known and unknown outstanding liabilities of that year. However, any subsequent variation in the ultimate liabilities for that year remains with the corporate member participating thereon. Accordingly the directors have given consideration to the potential for further deterioration of the run-off years of account and have made additional provisions where considered appropriate.

If an underwriting year is expected to make a loss, the loss is recognised as soon as it is foreseen by increasing the technical provision to make it sufficient to meet present liabilities and anticipated future claims and expenses.

(c) Premiums

Premiums written comprise the total premiums receivable for the whole period of cover provided by the contracts incepting during the financial year, together with any adjustments arising in the year to such premiums receivable in respect of business written in prior years.

Premiums are shown gross of commission payable to intermediaries and exclude insurance premium tax.

Gross premiums written include "reinsurance to close" receivable (see (f) below).

Premiums written by a syndicate may also include the reinsurance of other syndicates on which the company participates. No adjustments have been made to gross premiums written or outward reinsurance premiums (or to gross and reinsurers' claims) to remove this intersyndicate reinsurance. Outward reinsurance premiums include "reinsurance to close" payable (see (f) below).

(d) Claims incurred

Claims incurred include the costs of claims handling expenses. Recoverable amounts arising out of subrogation or salvage are deducted from the cost of claims. Claims incurred comprise amounts paid or provided in respect of claims occurring during the year to 31st December, together with the amount by which settlement or reassessment of claims from previous years differs from the provision at the beginning of the year.

(e) Provision for claims

Provision is made for claims incurred but not paid in respect of events up to 31st December. The provision includes the amounts required to ensure no profit is recognised before the end of the third year under the three year funded basis of accounting (see (b) above).

The provision has been increased as appropriate by the company to the extent that deficits are foreseen on underwriting years before they have closed via a reinsurance to close.

In deciding whether any such additional provision is necessary, syndicate participations have been considered in aggregate terms as all Lloyd's underwriting is managed together. Where a syndicate's underwriting year does not close at the end of its third year, specific consideration is given to reserving for that syndicate.

The provision is based on the returns and reports from the Managing Agents and the company's licensed adviser. Where appropriate, statistical methods have been applied to past experience of claims frequency and severity. The movement in claims provision charged the profit and loss account is a composite figure comprising the actual movement in claims provision; the movement in reinsurance to close reserves; and expenses accrued charged to the years of account in run off.

While the directors consider that the provisions for losses on open years are fairly stated on the basis of the information available to them, the ultimate liability will vary as a result of subsequent information and events and may result in significant adjustments to the sums provided.

(f) Reinsurance to close

A reinsurance to close is a particular type of reinsurance contract entered into by Lloyd's syndicates. Under it, underwriting members (the reinsured members) who are members of a syndicate for a year of account (the closed year), agree with underwriting members who comprise that or another syndicate for a later year of account (the reinsuring members) that the reinsuring members will indemnify, discharge or procure the discharge, of the reinsured members against all known and unknown liabilities of the reinsured members arising out of insurance business undertaken through that syndicate and allocated to the closed year in consideration of:

- (a) a premium; and
- (b) either
- (i) the assignment, or agreement to assign, to the reinsuring members of all the rights of the reinsured members arising out of, or in connection with, that insurance business (including without limitation the right to receive all future premiums, reinsurances and other monies receivable in connection with that insurance business); or

(ii) an agreement by the reinsured members that the reinsuring members shall collect on behalf of the reinsured members the proceeds of all such rights and retain them for their own benefit so far as they are not applied in discharge of the liabilities of the reinsured members.

Where the reinsurance to close is between members on successive years of account of the same syndicate, the managing agent has a duty to ensure both sets of members are treated equitably and

to set the reinsurance to close with the intention that neither a profit nor a loss accrues to either group of members.

To the extent that the company participates on successive years of account of the same syndicate and there is a reinsurance to close between those years, the company has offset its share of the reinsurance to close received against its share of the reinsurance to close paid.

If the company has increased its participation from one year of account to the next, the reinsurance to close paid is eliminated, as a result of this offset, leaving an element of the reinsurance to close received. This reflects the fact that the company has assumed a greater proportion of the business of the syndicate. If the company has reduced its participation from one year of account to the next, the reinsurance to close received is eliminated, leaving an element of the reinsurance to close paid. This reflects the reduction in the company's exposure to risks previously written by the syndicate.

The reinsurance to close is technically a reinsurance contract and, as such, the payment of a reinsurance to close does not remove from members of that year of account ultimate responsibility for claims payable on risks they have written. If the reinsuring members under the reinsurance to close become insolvent and the other elements of the Lloyd's chain of security also fail, the reinsured members remain theoretically liable for the settlement of any outstanding claims.

However, payment of a reinsurance to close is conventionally accepted as terminating a reinsured member's participation on a syndicate year of account and it is treated for accounts purposes as settling all the company's outstanding gross liabilities in respect of the business so reinsured.

(g) Investments

Listed and other traded investments are stated at mid market values. Other investments are stated at directors' valuations. Unrealised gains and losses are recognised in the profit and loss account.

(h) Investment income

Investment income comprises interest receivable and dividends received plus net realised gains on the disposal of investments. Realised gains and losses arise from the difference between proceeds and valuation at the previous year end, or cost if there has been no previous revaluation.

Where investments represent the company's share of syndicate investments, they are treated as sold and repurchased at each year end in recognition of the annual venture nature of participation on a syndicate. The realised gains reported by Syndicates are net of any realised losses.

All Syndicate investment income, net of realised losses arising on syndicate participation is allocated to the technical account. Other investment income is attributable to the non-technical account.

(i) Investment expenses and charges

Investment expenses and charges comprise investment management expenses and losses on the realisation of investments. Realised losses arise from the difference between proceeds and valuation at the previous year end, or cost if there has been no previous revaluation. The realised losses reported by Syndicates are net of any realised gains.

(j) Net operating expenses

Operating expenses are recognised when incurred. They include the company's share of syndicate operating expenses, the remuneration payable to Managing Agents and the company's licensed adviser and the direct costs of membership of Lloyd's. Where they relate to the company's underwriting, they are taken into account in calculating the technical provision required under the three year funded basis of accounting.

(k) Other charges

Expenses not attributable to underwriting are recognised when incurred.

(l) Foreign currencies

Transactions in foreign currencies other than sterling, United States dollars and Canadian dollars are translated at the rates of exchange ruling at the date the transaction is processed. Unless otherwise stated, transactions in United States dollars and Canadian dollars and assets and liabilities in currencies other than sterling are translated at the rates of exchange ruling at the end of the financial year. Exchange differences arising on translation are dealt within the profit and loss account.

(m) Syndicate participation rights

Where the company has purchased the right to participate on Syndicates, the cost is capitalised and amortised in equal annual installments over fifteen years, the period of time for which the company expects to derive economic benefit from its expenditure.

Amortisation commences at the beginning of the company's first underwriting year on the Syndicate.

(n) Taxation

The company is taxed on its share of the underwriting results "declared" by Syndicates and these are deemed to accrue evenly over the calendar year in which they are declared. The syndicate results for the 1999 year of account are included in these financial statements and are declared for tax purposes in the calendar year 2002.

The Inland Revenue agrees the taxable results of Syndicates which includes gains and losses on syndicate investments at a syndicate level on the basis of computations submitted by the Managing Agent. At the date of approval of these financial statements, the syndicate taxable results have not been agreed for the 1997 or 1998 years of account. Any adjustments that may be necessary to the

tax provisions established by the company as a result of Inland Revenue agreement of syndicate taxable results will be reflected in the financial statements of subsequent periods.

(o) Deferred taxation

Deferred tax is provided in respect of the tax effect of all timing differences to the extent that it is probable that a liability or asset will crystallise in the foreseeable future, at the rates of tax expected to apply when the timing differences reverse. One such timing difference is that between when underwriting results are earned and when they are declared for tax purposes.

3. Segmental Information (continued)

Year ended 31 st December 2000	Gross premiums written £	Gross claims incurred £	Gross operating expenses £	Reinsurance balance £
Direct business				
Accident and health	217,184	(213,987)	(18,984)	60,094
Motor	315,396	(281,126)	(42,898)	6,866
Marine, aviation and transport	43,220	275,688	(7,588)	(410,360)
Fire and other damage to property	(31,307)	80,332	46,829	(155,905)
Third party liability	522,732	(1,222,095)	(136,368)	(164,898)
Credit suretyship and legal	138,532	(45,763)	(21,024)	(73,632)
Total direct	1,205,757	(1,406,951)	(180,033)	(737,835)
Reinsurance business				
Other reinsurance acceptances	(1,095,419)	1,938,205	413,210	(1,062,769)
Reinsurance to close		(3,783,157)		4,397,859
Total reinsurance	(1,095,419)	(1,844,952)	413,210	3,335,090
Total	110,338	(3,251,903)	233,177	2,597,255

Gross claims incurred comprise the gross amount of claims paid of £4,779,508 plus the change in provision for claims of £14,596,277 together with the gross RITC of £13,068,672. The reinsurance balance comprises outward reinsurance premiums of £112,680 plus the RITC of £4,883,085, together with the reinsurers' share of claims paid of £1,676,263 less the change in provision for claims of £4,074,773.

Analysis of gross premium income	Year ended 31 st December 2001 £	Year ended 31 st December 2000 £
United Kingdom Rest of the World	- 	308,167 (197,829) 110,338

3. Segmental Information

(continued)

Of the amount of gross claims paid, the following amounts relate to claims incurred in previous years in respect of:

	Year ended 31 st December 2001 £	Year ended 31 st December 2000 £
1998 year of account	8,243,793_	4,779,508
	8,243,793	4,779,508

4. Remuneration of Directors

The Directors received no fees or remuneration during the year ended 31^{st} December 2001 (period ended 31^{st} December 2000 – nil). The directors received fees from the parent company in the year ended 31^{st} December 2001.

5. Net Operating Expenses

	Year Ended 31 st December 2001	Year Ended 31 st December 2000
	£	£
Acquisition costs	-	105,662
Administrative expenses	<u> </u>	(338,839)_
		(233,177)
6. Investment Expenses and Charges		
	Year ended	Year ended

	Year	Year
	ended	ended
	31 st December	31 st December
	2001	2000
	£	£
Investment management expenses		5,153

7. Investment Income

Income from other investments Gains on the realisation of investments	Year ended 31 st December 2001 £ - -	Year ended 31 st December 2000 £ 449,252 103,237 552,489
8. Other Income		
Exchange gains Other income	Year ended 31 st December 2001 £ 1,715 19,289 21,004	Year ended 31 st December 2000 £
9. Profit on Ordinary Activities before Tax		
The profit on ordinary activities before tax is stated after charging:		
Auditor's remuneration - audit services Syndicate exchange gains/losses	Year ended 31 st December 2001 £	Year ended 31 st December 2000 £ 2,000 (465,498)
10. Taxation		
	Year ended 31 st December 2001 £	Year ended 31 st December 2000 £
UK corporation tax at 30% (2000: 30%) Deferred tax Prior year under/(over)provision Group relief	76,862 (62,307) (4,154) 10,401	213,678 (142,815) 51,922 (70,863) 51,922

11. Dividends

	Year ended 31 st December 2001 £	Year ended 31 st December 2000 £
Preference dividends:		
A final preference dividend of £9,603 was proposed (December 2000: £526,272)	9,603	526,272

12. Financial Investments

	Syndicate £	Corporate £	31 st December 2001 Total £	Syndicate £	Corporate £	31 st December 2000 Total £
Current value						
Shares and other variable yield securities	-	-	-	355,071	•	355,071
Debt securities and other fixed interest securities	-	-	-	4,936,042	-	4,936,042
Participation in Investment pools	-	-	-	85,907	-	85,907
Loans secured by mortgage	-	-	-	324,993	-	324,993
Deposits with credit institutions		-	-	163,645	-	163,645
Other				57,913	<u> </u>	57,913
	-			5,923,571		5,923,571

12. Financial Investments (continued)

	Syndicate £	31 st [Corporate £	December 2001 Total £	Syndicate £	Corporate £	31 st December 2000 Total £
Cost						
Shares and other variable yield securities	-	-	-	354,386	-	354,386
Debt securities and other fixed interest securities	-	-	-	4,853,016	-	4,853,016
Participation in investment pools	-	-	-	85,907	-	85,907
Deposits with credit institutions	-	-	-	161,170	-	161,170
Loans secured by Mortgage	-	-	-	320,794	-	320,794
Other				57,913		57,913
			_	5,833,186	-	5,833,186
13. Share Capital						
				31 st December 2001 £		ember 2000 £
Ordinary shares of £1 Authorised	each			99		99
Allotted, called up and	fully paid			2		2
Preference shares of £ Authorised Allotted, called up and				1	- -	<u> </u>

14. Reserves

	31 st December 2001 £	31 st December 2000 £
At start of year	41,000	448,647
Retained profit for the year	-	(407,647)
At end of year	41,000	41,000
15. Reconciliation of Movements in Shareholders' Funds		
	31 st December 2001 £	31 st December 2000 £
Profit for the financial year	9,603	118,625
Dividends paid and proposed	(9,603)	(526,272)
Net addition to shareholders' funds	-	(407,647)
Share capital issued	-	1
Opening shareholders' funds	41,003	448,649
Closing shareholders' funds	41,003	41,003
16. Other debtors		
	31 st December 2001 £	31 st December 2000 £
Sums due from group undertakings Overseas tax withheld Other	183,510 100,678 106,722 390,910	709,430 100,482 275,602 1,085,514

17. Other Creditors including Taxation and Social Security

	31 st December 2001 £	31 st December 2000 £
UK Corporation tax payable	160,932	150,531
Other	174,372	784,344
	335,304	934,875

18. Cash Flow Statement

No cash flow statement is included in these accounts as the Company is entitled to the exemption available to a small group.

19. Related Party Disclosure

The following Managing Agents managed more than 10% of the company's capacity on the underwriting years on which it participates.

Managing Agent	% of company's aggregate premium limit for year 1998
SVB Syndicates Limited	53.7
Venton Underwriting Agencies Limited	15.3
J E Mumford (UWA) Limited	25.6

20. Ultimate Holding Company

The Company's immediate parent company is Mayheld Limited, a company registered in England. The Company's ultimate holding company is Ogier Trustee Limited which is located at Pirouet House, Union Street, St Helier, Jersey JE4 9WG.

21. Contingent Liability

- (a) There are fourteen other corporate member subsidiaries of Mayheld Limited. If one of these subsidiaries fails to meet any of its Lloyd's obligations, Lloyd's will:
- (i) be entitled to require the other subsidiaries to cease or reduce their underwriting; and/or
- (ii) having regard to the fact that the Central Fund may be applied to discharge the obligations of the defaulting subsidiary, be entitled to require each of the other corporate member subsidiaries to make contributions to the Central Fund up to the amount of their respective net profits held from time to time in premiums trust funds, sufficient to reimburse the Central Fund in full for any payment made on behalf of the defaulting member.
 - At the date of these financial statements the directors are not aware of any other corporate member subsidiary of the Group failing to meet any of its Lloyd's obligations.
- (b) As part of the disposal of the Company to Mayheld, Syndicate Capital Underwriting Limited, a subsidiary of SVB Holdings PLC, agreed to indemnify Mayheld Limited and the shareholders of Mayheld against any loss, damage, costs, liabilities, claims, cash calls and expenses to the extent that the same are not covered by the reinsurance contract regarding the 1997 and 1998 underwriting years.
- (c) As set out in note 2 (f) of the accounting policies, where the group reduces its participation on a syndicate it pays a reinsurance to close premium to other Lloyd's Names to assume its ongoing liabilities. The nature of this arrangement is that of reinsurance such that the group retains liability in the event of failure of these Lloyd's Names and the Lloyd's chain of security. There is no mechanism for the group to quantify its exposure in this regard and the directors consider that the possibility of having to assume these liabilities is remote.