Equitas Holdings Limited Annual Report & Financial Statements

for the year ended 31 March 2020

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Strategic report

The directors present their Strategic Report on the Group for the year-ended 31 March 2020.

Review of the business

The business of Equitas Holdings Limited ("the Company") and its subsidiaries as listed in Note 18 ("the Group") is to run-off the 1992 and prior years' non-life Lloyd's liabilities reinsured in 1996. The liabilities were then transferred from the Names to the Group in 2009. The High Court approved the transfer, under Part VII of the Financial Services and Markets Act 2000, of all the 1992 and prior years' non-life Lloyd's liabilities of the open and closed year Names to Equitas Insurance Limited, a wholly owned subsidiary of Equitas Holdings Limited formed for that purpose. The transfer took effect on 30 June 2009 and means that Names are no longer liable under English law for any future claims by policyholders on their 1992 and prior business. The transfer is recognised in all EEA jurisdictions. In previous years the Group purchased a total of \$7 billion reinsurance cover, over and above the reserves at 31 March 2006, from National Indemnity Company ("National Indemnity"), a member of the Berkshire Hathaway group of insurance companies. A review of the development of the transaction with National Indemnity is set out below.

The Group has continued to pursue its strategy to run-off the liabilities reinsured in 1996 which were transferred from the Names to the Group in 2009.

The National Indemnity Reinsurance Agreement

Overview

There were two phases to the transaction. The first phase involved the purchase of an additional \$5.7 billion of reinsurance cover over and above the existing Equitas reserves at 31 March 2006, less claims payments and reinsurance recoveries received between 1 April 2006 and 31 March 2007. The second phase completed during the year ended 31 March 2010 involved the transfer of Names' obligations to policyholders to a new Group company, Equitas Insurance Limited, and the purchase of additional reinsurance cover of \$1.3 billion from National Indemnity.

Current cover position

The reinsurance cover in excess of that needed to match our assessment of the liabilities ('the Additional Reinsurance Cover') available at the year end is set out in the table below:

31 March 2020/2019	4,367	4,553
Additional Reinsurance Cover available at		
Exchange differences	5	2
Movement in provisions	(191)	2
Additional Reinsurance Cover available at 1 April 2019/2018	4,553	4,549
	\$m	\$m
	2020	2019

The above movement in the additional reinsurance cover does not agree to the reassessment of Liabilities and reinsurances in the Technical account on page 5. The unutilised cover includes the impact of syndicates' reinsurance recoveries, whereas the Company's Technical Account excludes these items.

As at 31 March 2020, \$2,633 million (or 37.6%) (2019: \$2,447 million (or 35.0%)) of the additional \$7.0 billion of reinsurance cover purchased from National Indemnity has been utilised to cover reserve deterioration since 1 April 2006. The cover remaining that is not yet required is not shown in the financial statements.

The level of cover remaining to meet potential liabilities significantly strengthens the Group's financial position. The risk that assets will not be sufficient to meet the liabilities as they fall due has become extremely remote as a result of the reinsurance purchased from National Indemnity.

Return Premium

Following the transaction with National Indemnity in March 2007, Equitas approved an aggregate return premium of £50 million to be paid to the approximately 34,000 Reinsured Names, Lioncover and Centrewrite Limited in accordance with their respective entitlements. This amount was provided for in the financial statements for 2007. At 31 March 2020, 28,110 (2019: 28,110) of those entitled to a return premium have been paid their entitlement. This accounts for £44.4 million (2019: £44.4 million) of the total return premium. The balance is payable to the remaining Reinsured Names or their estates on satisfaction by them of outstanding procedural requirements. Following a review in March 2018 the Board agreed to release £5.5 million to Reserves, leaving a residual £0.1 million liability at both 31 March 2019 and 31 March 2020.

At Phase I we explained that any further distribution to Names would depend on requirements for regulatory capital and other constraints. The regulator at the time, the Financial Services Authority, decided that, having regard to such matters, they would not permit a further return premium to be paid at the time of the Part VII transfer. Currently, Regulatory Capital requirements under Solvency II are unlikely to be achieved.

Accordingly, the Net assets of £82.5 million are now held as residual capital to fund the ongoing governance costs of the Group. Under present circumstances, it is likely to be many years before the Group will be in a position to consider any further return premium payments, and it is possible that such payments may never be made.

How the run-off is managed

Resolute Management Services Limited ("RMSL"), a member of the Berkshire Hathaway group, manages the run-off as agent for Equitas Insurance Limited (formerly the Names prior to the Part VII transfer). The costs of running RMSL are met by National Indemnity, for as long as the total of claims paid (net of reinsurance recoveries) by National Indemnity is less than the total cover provided. RMSL is entitled to exercise wide powers to manage the retroceded business and is required to exercise those powers in the interests of the Group and Names.

Role of Equitas and Corporate Governance

While the reinsurance agreement with National Indemnity provides very significant additional reinsurance cover to Equitas, it does not disturb the existing chain of reinsurance established as part of Lloyd's Reconstruction and Renewal. Since Equitas Insurance Limited remains ultimately responsible for the insurance liabilities, the agreement includes a number of provisions that allow continued monitoring of the run-off. Mr Heap, as Chief Executive, carries out this monitoring function, reporting to the Board. The Board meets regularly to receive the operational reports from RMSL relating to the run-off activities, monitor the investment portfolio, deal with regulatory matters and handle any other corporate business. There were four meetings held during the year. The only committee of the Board is an audit committee since all other matters are brought to the attention of the whole Board. The Equitas Holdings Audit committee is chaired by Mr DES Shipley, all members of the board are members of the Audit committee with the exception of the CEO. The boards of Equitas Holdings Limited, Equitas Insurance Limited, Equitas Reinsurance Limited and Equitas Limited are identical and include a Chairman, a Chief Executive Officer and six non-executive directors. The Chairman and three of the non-executive directors are also trustees of the Equitas Trust which holds the ordinary share capital of Equitas Holdings Limited. Lloyd's as shareholder of the deferred share in Equitas Holdings Limited is entitled to nominate a non-executive director as listed on page 10.

Protection

RMSL manages the claims adjusting process. National Indemnity will not be required to provide security for its reinsurance obligations for so long as National Indemnity's insurer financial strength rating, as measured by Standard & Poor's, remains at AA- or higher. If, however, National Indemnity's rating were to drop below this level, it must either provide a letter of credit or establish a trust fund, equal to 102 per cent of its net liabilities under the agreement (provided that this does not exceed the remaining reinsurance cover), plus estimated future operating expenses. If National Indemnity's rating falls below A- then the 102 per cent requirement increases to 125 per cent (provided that this does not exceed the remaining reinsurance cover).

At the date of this report the Standard & Poor's rating for National Indemnity remains very strong at AA+. The Berkshire Hathaway group (of which National Indemnity is a part) had a rating of AA.

Further information about the ratings of National Indemnity and the Berkshire Hathaway group is given on page 14.

The trust fund arrangements in the United States, Canada and Australia that ring fence assets to match a significant proportion of the liabilities that Equitas reinsures continue, thus providing additional protection to policyholders.

Result for the year

During the year ended 31 March 2020 the Group earned £1.0 million on its investments (2019: £1.0 million profit) while corporate expenses amounted to £1.1 million (2019: £1.2 million).

This produced a loss before tax for the year of £0.1 million (2019: £0.2 million loss) and a loss of £0.1 million (2019: £0.2 million loss) after Corporation Tax.

The retained surplus remaining in the Group as at 31 March 2020 is £82.5 million (2019: £82.6 million).

Most of the Group's investments were held in a bond portfolio managed by New England Asset Management Limited ("NEAM").

The tables below explain how the retained surplus and claims and reinsurance reserves have moved during the year.

Profit and loss account

	£m	£m
Profit and loss account at 1 April 2019		82.6
Investment return less expenses	(0.1)	
Reassessment of:		
Claims	(161.6)	
Reinsurances	161.6	
Loss for the year before tax		(0.1)
Corporation Tax		-
Profit and loss account at 31 March 2020		82.5

A comprehensive actuarial review was conducted at the end of August 2019 which was updated to reflect movements to 31 March 2020. The techniques used are described in note 2 on page 29. The actuarial review resulted in an increase in the insurance reserves for Pollution, US Inwards RI Asbestos and Balance of Account liabilities, small releases in US Asbestos and Non US Asbestos reduced the total deficit; in addition, reserves were increased owing to the strengthening of US Dollar against Sterling during the year.

The liabilities of £4,620 million are shown in the table below and are covered by the reinsurance from National Indemnity.

Provision for claims outstanding

	Claims	Reinsurance	Net
	£m	£m	£m
Provisions at 1 April 2019	4,457	(4,457)	-
Payments, receipts and accruals	(189)	189	-
Reassessment of liabilities and reinsurances	162	(162)	-
Exchange movements	190	(190)	-
Provisions at 31 March 2020	4,620	(4,620)	-

The provisions do not include any operating expense reserves since operating expenses are met by National Indemnity.

Performance measurement

The key measures of the Group's performance are shown in the table below.

Key measure	What does it show?
Additional Reinsurance Cover available	The total amount of reinsurance cover remaining less the gross undiscounted claims outstanding. It represents the margin available to cover future reserve deterioration
Retained Profit / Surplus	The surplus available to fund the Group expenses in monitoring the run-off and for further return of premium and to provide regulatory capital
Provision for claims outstanding	The expected total remaining liabilities before any deduction for reinsurance on an undiscounted basis

The Group's key performance measures as defined above for the year to 31 March 2020 are set out in the table below:

	2020	2019
	\$m	\$m
Additional Reinsurance cover remaining	4,367	4,553
	£m	£m
Retained Profit / Surplus	83	83
Provision for claims outstanding	£m 4,620	£m 4,457

All measures of the reinsurance cover from National Indemnity are expressed in US dollars in accordance with the reinsurance contract. The exchange rates used to calculate the cover are fixed at the rates prevailing on 31 March 2006.

Principal risks and uncertainties

The principal risk facing the Group has always been the ability to meet the reinsured liabilities (and since 2009 the assumed liabilities) as they fall due in the light of the significant uncertainties as to the accuracy of the provision for claims outstanding shown in the balance sheet. This risk was significantly reduced by the completion of both phases of the reinsurance transaction with National Indemnity, which provided an additional \$7 billion of reinsurance cover above that needed to meet the reserves at 31 March 2006.

The principal risk now facing the Group is that liabilities come to exceed the reinsurance cover purchased. There is also the risk that the financial security of National Indemnity deteriorates, though there are provisions in the contract to mitigate such changes which are outlined on page 4 and page 14

Conclusion

The two phase transaction with National Indemnity and the transfer of liabilities from the Names have fixed the strategy for the Equitas Group. The transaction with National Indemnity transformed the level of resources available to meet any uncertainties and consequently the Board of Equitas believes the prospect of the failure of Equitas to be extremely remote. The successful transfer of business means that Names are no longer liable under English law, and in all jurisdictions of the EEA, for any future claims by policyholders on their 1992 and prior business.

Statement by the Directors in Performance of Statutory Duties in Accordance with s172(1) Companies Act 2006

Introduction

The directors of the Group act in the way they consider, in good faith, would be most likely to promote the success of the Group for the benefit of its shareholders as a whole and, in doing so have regard to:

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

The directors consider the following stakeholders when making strategic decisions; shareholders, policyholders, regulators, and related parties.

The Board' approach to section 172(1) and decision making

The Board's terms of reference clearly articulate the Board's responsibilities, the role of the chair and matters reserved for the Board. They also set out which of the Board's powers and responsibilities may be delegated to other committees and the governance mechanisms by which the Board monitors those activities and performance.

Our Strategy

The Board is responsible for a number of Key strategic decisions, including approving the annual budget, the actuarial report and the financial statements.

The Group does not retain a license to write any new business. The Group intends to continue to run-off of the insurance assets and liabilities in an orderly manner.

Board Information

The Board receives regular information on a range of relevant topics, and receives confirmation on other areas as requested by the Directors from time to time.

The Board receives regular formal reports on the operations and performance of the Company from the Group Chief Executive Officer. The Board receives regular reports from the Audit Committee and the investment managers.

Our policies and practices

All relevant factors are appropriately addressed by the Board when considering matters reserved for it, set out in its terms of reference.

The Board also ensures that appropriate consideration is given to relevant factors by the committees to which it delegates responsibilities. The Board receives regular updates and reports from those committees' chairs.

Our Culture

We are responsible for maintaining and embedding a corporate culture that is open and honest, and encourages both good and bad news to be communicated, and any concerns to be raised for discussion.

Our people and other stakeholders

The Group employs one member of staff to monitor the activities carried out by staff employed by Resolute Management Services Limited and Resolute Management Inc. in managing the run off of Insurance liabilities of the Group. Investment management services are provided by New England Asset Management Limited.

The Group delegates the management of the claims run off to Resolute Management Services Limited whom follow their ultimate owner's code of conduct in treating policyholders fairly and has adequate systems to address Financial Crime risks.

The directors continue to consider the impact the Company has on the environment. The group and its affiliates strive to reduce the levels of recycle and non-recyclable waste, encouraging the reduction in consumption of single use paper cups, replacing plastic with paper cups. The group and its affiliates encourage optimising the use of technology to attend meetings by video and reduce the requirement for travel, reducing the environmental foot print of the organisations activities.

Companies within the Group are authorised by the Prudential Regulation Authority (PRA) and regulated by the Financial Conduct Authority (FCA) and PRA. It is committed to working with the regulators in an open, cooperative and transparent manner.

Key decisions made by the Directors during the year

The Directors approved he financial statements for the year ended 31 March 2019 on the 6 June 2019. As part of this process, the Directors considered and approved the underwriting reserves held the Group underwriting entities.

In considering these key factors and in approving the final reserving position, the Directors were mindful of the importance of maintaining the Group's policy of reserving on a conservative basis. This policy provides robust security to our policy holders.

COVID-19

The World Health Organisation declared a pandemic in relation to the Novel Coronavirus (COVID-19) on 11 March 2020. On 18 March in response to the pandemic, RMSL announced that employees were to work from home. The outbreak is causing unprecedented social disruption, and global economic and financial markets volatility. The current operational focus is on keeping people healthy, business continuity management and operational resilience.

Operational resilience

Individuals are in continued contact with each other through the use of technology. We are confident we have systems and processes in place to ensure that we continue to deliver a high level service and responsiveness.

Stress and sensitivity testing analysis

Management have reviewed the Group and Company's assets to determine any potential impact the COVID-19 pandemic may have on their value and recoverability. Management consider the value ascribed to the Company's assets on the balance sheet to remain appropriate as the impact of COVID-19 is deemed to be minimal. In particular the financial strength of National Indemnity continues to remain high.

By Order of the Board

A Wilson

Company Secretary

11 June 2020

Sub til

Board of Directors

David Shipley Chairman

Jeremy Heap Chief Executive Officer

Jane Barker Non-executive Director

Glenn Brace Non-executive Director

Michael Deeny Trustees' Nominated Director

Peter Spires Lloyd's Nominated Director

Sir Adam Ridley Trustees' Nominated Director

Richard Spooner Trustees' Nominated Director

Directors' report

for the year ended 31 March 2020 Company registration number 3136296

The Directors present their annual report and the audited consolidated financial statements for the financial year ended 31 March 2020.

Principal activities

Background to the Group

The Equitas Group was formed as part of the Lloyd's Reconstruction and Renewal Plan to reinsure the liabilities of Lloyd's of London syndicates allocated to the 1992 and prior years of account, other than life syndicates, and to perform the run-off of these liabilities. Equitas Reinsurance Limited ("ERL") completed the reinsurance of the 1992 and prior years' business, except business previously reinsured by Lioncover Insurance Company Limited ("Lioncover business"), with effect from 3 September 1996 and reinsured the Lioncover business with effect from 18 December 1997. It retroceded these businesses to Equitas Limited. Equitas Reinsurance Limited and Equitas Limited are authorised and regulated under the Financial Services and Markets Act 2000 by the Prudential Regulation Authority and the Financial Conduct Authority.

During 2009 a newly formed company, Equitas Insurance Limited ("Equitas Insurance"), accepted the transfer of Lloyd's Names 1992 and prior year business pursuant to the Part VII transfer described on page 2. It is a wholly owned subsidiary of the Company and is authorised and regulated under the Financial Services and Markets Act 2000 by the Prudential Regulation Authority and the Financial Conduct Authority. It is only authorised to effect and carry out the business that was transferred to it pursuant to the Part VII transfer and cannot accept any new business.

The National Indemnity Transaction

On 30 March 2007 Equitas Limited entered into a whole account retrocession agreement with National Indemnity Company, a member of the Berkshire Hathaway group of companies.

That transaction, and its implications for the Group, is outlined in the Strategic report on pages 2 to 9.

Reinsurance and Run-off Contract

The reinsurance and run-off contract ("RROC") pursuant to which Equitas reinsured Names' liabilities in September 1996 permits ERL to require Names to confirm their addresses. Following the Part VII transfer of Names' liabilities to Equitas Insurance Limited, this is no longer a requirement although Names' may wish to keep the Company informed of any change in address to facilitate the payment of any further return premium.

Future outlook

The Group will continue to focus on monitoring the run-off, which is managed by RMSL as agent for Equitas Insurance Limited (formerly Reinsured Names). In addition, the Group aspires to pay a further return premium although this is not likely in the foreseeable future. The Group has no plans to achieve recognition of the Part VII transfer outside the EEA at this time.

Regulatory Regime and Capital Requirement

Solvency II came into force on 1 January 2016. The Pillar 1 quantitative requirements and Pillar 2 qualitative requirements have been embedded into our operations using the standard formula model. As expected, the capital requirements have not been met with a Regulatory Solvency deficit of £(108.4) million (2019: £(62.3) million) and it is unlikely that the requirement will be met in the foreseeable future. The key reason for not meeting the regulatory capital requirements is the calculation of Technical Provisions. Under Solvency II, the Technical Provisions must include an expected value for all potential scenarios, including some which are considered remote. Once a prescribed risk margin is added, this increases Technical Provisions to a position whereby Solvency II net assets do not meet the capital requirement. This position has been discussed with the PRA. Equitas was formed under the less onerous capital requirements of Solvency I and has no means of raising additional capital. Nevertheless, the Board believes that the substantial unutilised reinsurance cover available makes the prospect of the failure of Equitas extremely remote. Equitas Insurance Limited is subject to the requirements of the Solvency II directive and Equitas Holdings Limited is required to report under Solvency II as the group holding company. Equitas Limited and Equitas Reinsurance Limited whilst not subject to Solvency II do have to report solvency criteria in line with the Solvency II requirements and, for similar reasons do not meet the capital requirements. The Solvency and Financial Condition Report ("SFCR) as at 31 March 2020 will provide further details regarding the Group's solvency capital position and shall be published on the Company website.

Share capital and dividends

The share capital of the Company comprises two ordinary shares of £50 each, which were issued at par on incorporation and which are fully paid, and one deferred share of £1, which was allotted on 2 September 1996 and which is fully paid. The ordinary shares carry voting rights, but no dividends may be paid on these shares. The deferred share carries neither voting nor dividend rights. The Company's Articles of Association do not permit the payment of a dividend.

Substantial shareholding

Ownership of the entire issued ordinary share capital of the Company was transferred on 3 September 1996 from the Corporation of Lloyd's to the then seven Trustees of The Equitas Trust jointly. The current Trustees are Mr ME McL Deeny (Chairman), Messrs DES Shipley, RB Spooner and Sir Adam Ridley. The Corporation of Lloyd's owns the one deferred share in the capital of the Company, which carries the right to appoint one Director.

Directors

The names of the Directors at the date of this report are listed on page 10. All directors held office throughout the year and up to the date of signing these financial statements.

Messrs Deeny, Shipley, Spooner and Sir Adam Ridley are the Trustees' Nominated Directors. Mr Spires is the Lloyd's Appointed Director. He has waived his fees in favour of his employer, the Corporation of Lloyd's.

All Directors of the Company also hold office as Directors of Equitas Reinsurance Limited, Equitas Limited and Equitas Insurance Limited.

Qualifying Third Party Indemnities

During the year each Director had the benefit of a standard indemnity under the Articles of Association of the Company, Equitas Limited, Equitas Reinsurance Limited and Equitas Insurance Limited in respect of liabilities (including legal fees and expenses) incurred in defending proceedings, whether civil or criminal, in which he is acquitted, judgment is given in his favour or certain other relief is granted. These indemnities do not cover liability attaching to a Director in connection with any finding of negligence, default, breach of duty or breach of trust by him in relation to the Company, Equitas Limited, Equitas Insurance Limited or Equitas Reinsurance Limited.

Financial instruments and risk management

The Group remains exposed to financial risk through its reinsurance assets, financial assets and liabilities. The Group recognises the importance of having efficient and effective risk management systems in place to identify, manage and monitor those risks. The Group's cash flow risk is covered under the credit and liquidity risk sections.

The external investment manager, NEAM, is not permitted to use derivative financial instruments. The Fund is held to invest the long term ongoing capital reserves of the Group.

Capital management

The Group's objectives in managing its capital are to hold sufficient funds to support the regulatory capital requirements as far as is possible, and to provide sufficient returns to meet the ongoing expenses of the Group. The capital is available to meet obligations to policyholders should the reinsurance cover provided by National Indemnity become exhausted; finally, when all future claims have been settled, a further return premium may be paid to former Reinsured Names.

These are long term objectives which are reflected in the mandate given to NEAM where capital preservation is the main objective. All of the Group's assets are committed to support externally imposed capital requirements; as explained on page 12, under the Solvency II regime such requirements were not met at 31 March 2020.

Credit risk

Following the reinsurance agreement with National Indemnity, responsibility for paying claims and collecting reinsurance falls to RMSL. As a result, the Group's key area of risk is the ability of National Indemnity to pay amounts as they fall due under the retrocession agreement. The rating by Standard and Poor's of National Indemnity is AA+, its second highest available rating. National Indemnity currently carries the second highest credit rating of Moody's, AM Best and Fitch.

To manage the Group's risk in this area, the Group is entitled to require National Indemnity to post a letter of credit or to establish a trust fund equal to 102% or 125% of its net liabilities under the agreement (providing that this does not exceed the reinsurance cover purchased) plus estimated operating expenses, if National Indemnity's rating drops below Standard and Poor's AA- or A- ratings, respectively.

The risk to the policyholders is further mitigated by the continuing existence of the trust fund arrangements in United States, Canada and Australia. These trust funds ring fence assets to match a large proportion of the liabilities that Equitas reinsures.

The Group is exposed to credit risk on its portfolio of investments. The mandate for the external fund manager places controls over investment quality and restricts the level of exposure to each non-government counterparty. A minimum of 25% of the portfolio is invested in government related instruments or cash at all times. Further information in respect of the credit quality of the portfolio is included in Note 9 "Investments: Other financial investments" on page 35.

Insurance risk

As described in note 2 on page 29, the insurance provisions in the Group's financial statements are subject to significant uncertainty and are based on estimates of future events, which are not all within the Group's control. The additional reinsurance protection purchased by the Group mitigates this risk to a substantial degree.

Interest rate risk

Interest rate risk arises primarily from investments in fixed interest securities. In addition, to the extent that claims inflation is correlated with interest rates, liabilities to policyholders are subject to interest rate risk.

The Group holds fixed interest securities in its investment portfolio managed by NEAM whose performance is closely monitored. There is some restriction imposed on the duration of the portfolio. An increase or decrease of 100 basis points in interest yields would have an impact of approximately £2.0 million on the value of the portfolio.

The Group monitors claims inflation as part of its actuarial assessments. The additional reinsurance protection purchased by the Group mitigates this risk to a substantial degree.

Price risk

The Group is exposed to price risk through its holdings in fixed interest investments. The mandate given to the external manager reflects the low risk appetite of the Group for capital loss. The external manager's performance is closely monitored.

Liquidity risk

The Group manages its liquidity in order to maintain sufficient financial resources to meet obligations as they fall due. A portion of the Group's resources that would cover several months' expenses is retained in readily realisable bank and money market deposits and thus liquidity risk is low. National Indemnity is responsible for settling insurance claims.

Foreign currency exchange risk

The Group's insurance liabilities are denominated in a number of foreign currencies. The reinsurance contract with National Indemnity fixes the US and Canadian Dollar rates of exchange to be used to calculate the cover at those prevailing on 31 March 2006. Through this mechanism, National Indemnity bears nearly all of the currency risk that might arise on settlement of the insurance liabilities of the Group.

The investment assets of the Group are denominated in sterling and thus carry no significant currency risk.

Foreign currency risk is very low because of the high level of reinsurance cover remaining and the financial strength of National Indemnity.

Statement of directors' responsibilities in respect of the financial statements

The directors are responsible for preparing the Annual Report and the financial statements in accordance with applicable law and regulation.

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have prepared the group and parent company financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland", and applicable law). 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 group and parent company and of the profit or loss of the group and parent company for that period. In preparing the financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- state whether applicable United Kingdom Accounting Standards, comprising FRS 102, have been followed, subject to any material departures disclosed and explained in the financial statements;
- make judgements and accounting estimates that are reasonable and prudent; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the group and parent company will continue in business.

The directors are responsible for keeping adequate accounting records that are sufficient to show and explain the group and parent company's transactions and disclose with reasonable accuracy at any time the financial position of the group and parent company and enable them to ensure that the financial statements comply with the Companies Act 2006.

The directors are also responsible for safeguarding the assets of the group and parent company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The directors of the ultimate parent company are responsible for the maintenance and integrity of the ultimate parent company's website. Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

Charitable and political donations

The Group has not made any charitable or political donations in the year and will not make any political donations. The Directors do not intend to make any charitable donations, but will keep this under review.

Disclosure of information to Auditors

Each Director confirms that so far as he is aware there is no relevant audit information of which the Company's auditors are unaware. Each Director also confirms that he has taken all the steps that he ought to have taken as a Director in order to make himself aware of any such information and to establish whether the auditors are aware of that information.

Independent Auditors

As permitted by the Company's Articles of Association, indemnities have been given to PricewaterhouseCoopers LLP against costs and liabilities incurred or arising out of their work as auditors in circumstances where a court finds in their favour.

The auditors, PricewaterhouseCoopers LLP, have indicated their willingness to continue in office and a resolution will be put to the general meeting regarding the re-appointment of the auditors.

By Order of the Board

A Wilson

Company Secretary

11 June 2020

In the

Independent auditors' report to the members of Equitas Holdings Limited

Report on the audit of the financial statements

Opinion

In our opinion, Equitas Holdings Limited's group financial statements and company financial statements (the "financial statements"):

- give a true and fair view of the state of the group's and of the company's affairs as at 31 March 2020 and of the group's loss and cash flows for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland", and applicable law); and
- have been prepared in accordance with the requirements of the Companies Act 2006.

We have audited the financial statements, included within the Annual Report & Financial Statements (the "Annual Report"), which comprise: the Consolidated and Company balance sheets as at 31 March 2020; the Consolidated profit and loss account, the Consolidated cash flow statement, the Consolidated and Company Statements of changes in equity for the year then ended; and the notes to the financial statements, which include a description of the significant accounting policies.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) ("ISAs (UK)") and applicable law. Our responsibilities under ISAs (UK) are further described in the Auditors' responsibilities for the audit of the financial statements section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We remained independent of the group in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, which includes the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

Emphasis of matter - Group - Provision for Claims Outstanding

In forming our opinion on the group financial statements, which is not modified, we have considered the adequacy of the disclosures made in note 2 to the financial statements concerning the uncertainties relating to the provision for claims outstanding of £4,620 million and reinsurers' share of claims outstanding of £4,620 million. Future experience may show that material adjustments are required to these amounts in respect of assumptions made in estimating provisions and the potential for unforeseen change in the legal, judicial, technological or social environment, the risk of unexpected outcomes on disputed claims and court decisions and including the potential for new sources or types of claim to emerge. As described in note 1 to the financial statements, because of the reinsurance with National Indemnity Company, movements in claims outstanding would only affect the result for the year or net assets if the remaining reinsurance cover becomes exhausted.

Conclusions relating to going concern

We have nothing to report in respect of the following matters in relation to which ISAs (UK) require us to report to you where:

- the directors' use of the going concern basis of accounting in the preparation of the financial statements is not appropriate; or
- the directors have not disclosed in the financial statements any identified material uncertainties that may cast
 significant doubt about the group's and company's ability to continue to adopt the going concern basis of
 accounting for a period of at least twelve months from the date when the financial statements are authorised
 for issue

However, because not all future events or conditions can be predicted, this statement is not a guarantee as to the group's and company's ability to continue as a going concern.

Reporting on other information

The other information comprises all of the information in the Annual Report other than the financial statements and our auditors' report thereon. The directors are responsible for the other information. Our opinion on the financial statements does not cover the other information and, accordingly, we do not express an audit opinion or, except to the extent otherwise explicitly stated in this report, any form of assurance thereon.

In connection with our audit of the financial statements, 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 audit, or otherwise appears to be materially misstated. If we identify an apparent material inconsistency or material misstatement, we are required to perform procedures to conclude whether there is a material misstatement of the financial statements or a material misstatement of the other information. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report based on these responsibilities.

With respect to the Strategic Report and Directors' Report, we also considered whether the disclosures required by the UK Companies Act 2006 have been included.

Based on the responsibilities described above and our work undertaken in the course of the audit, ISAs (UK) require us also to report certain opinions and matters as described below.

Strategic Report and Directors' Report

In our opinion, based on the work undertaken in the course of the audit, the information given in the Strategic Report and Directors' Report for the year ended 31 March 2020 is consistent with the financial statements and has been prepared in accordance with applicable legal requirements.

In light of the knowledge and understanding of the group and company and their environment obtained in the course of the audit, we did not identify any material misstatements in the Strategic Report and Directors' Report.

Responsibilities for the financial statements and the audit

Responsibilities of the directors for the financial statements

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

In preparing the financial statements, the directors are responsible for assessing the group's and 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 group or the company or to cease operations, or have no realistic alternative but to do so.

Auditors' 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 auditors' 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.

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

Use of this report

This report, including the opinions, has been prepared for and only for the company's members as a body in accordance with Chapter 3 of Part 16 of the Companies Act 2006 and for no other purpose. We do not, in giving these opinions, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.

Other required reporting

Companies Act 2006 exception reporting

Under the Companies Act 2006 we are required to report to you if, in our opinion:

- we have not received all the information and explanations we require for our audit; or
- adequate accounting records have not been kept by the company, or returns adequate for our audit have not been received from branches not visited by us; or

Equitas Holdings Limited Annual Report & Financial Statements 2020

- · certain disclosures of directors' remuneration specified by law are not made; or
- the company financial statements are not in agreement with the accounting records and returns.

We have no exceptions to report arising from this responsibility.

Julia More

Andrew Moore (Senior Statutory Auditor) for and on behalf of PricewaterhouseCoopers LLP Chartered Accountants and Statutory Auditors London 11 June 2020

Consolidated profit and loss account for the year ended 31 March 2020

Technical account – general business

general succession		2020	2019
	Note	£m	£m
Claims paid			
Gross amount		(189.2)	(245.8)
Reinsurers' share		189.2	245.8
Net claims paid		-	-
Change in the provision for claims			
Gross amount		27.6	233.3
Reinsurers' share		(27.6)	(233.3)
Change in the net provision for claims		-	-
Claims incurred, net of reinsurance		-	-
Other income		-	-
Other technical charges		-	-
Balance on the technical account for general business		-	-

Consolidated profit and loss account

for the year ended 31 March 2020

Non-technical account		2020	2019
	Note	£m	£m
Balance on the general business technical			
account		-	-
Income from other financial investments		1.5	1.5
Gain/(loss) on the realisation of investments		0.3	(2.3)
Unrealised (loss)/gain on investments		(0.8)	1.8
		1.0	1.0
Allo catad investment nature			
Allocated investment return			
transferred to the general business technical account			
technical account		-	
		1.0	1.0
Administrative expenses		(1.1)	(1.2)
Loss on ordinary activities			
before tax		(0.1)	(0.2)
Tax on Loss on ordinary activities	8	-	-
Loss for the financial year	13	(0.1)	(0.2)

The Group has no Other Comprehensive Income

The Group has no discontinued activities.

Consolidated balance sheet

as at 31 March 2020

Assets

	Note	2020 £m	2019 £m
Investments Other financial investments	9	79.3	81.7
Reinsurers' share of technical provisions Claims outstanding	14	4,620.1	4,457.4
Other assets Cash at bank and in hand Other debtors	11	2.6 0.7	0.7 0.6
Prepayments and accrued income Other prepayments and accrued income	11	0.1	-
Total assets		4,702.8	4,540.4

The accounting policies and notes on pages 27 to 42 form an integral part of these financial statements. The Company's balance sheet is shown on page 24.

Consolidated balance sheet

as at 31 March 2020

Liabilities

		2020	2019
	Note	£m	£m
Capital and reserves			
Called up share capital	12	-	-
Profit and loss account	13	82.5	82.6
Shareholders' funds – non-equity interests		82.5	82.6
Technical provisions Claims outstanding	14	4,620.1	4,457.4
Creditors Creditors arising out of reinsurance operations Other creditors including taxation and social security	4,15	0.2	0.4
Total liabilities		4,620.3	4,457.8
Total Equity liabilities		4,702.8	4,540.4

The financial statements on pages 20 to 42 were approved by the Board on 4 June 2020 and signed on its behalf by:

DES Shipley Chairman

JW Heap

Chief Executive Officer

The accounting policies and notes on pages 27 to 42 form an integral part of these financial statements. The Company's balance sheet is shown on page 24.

Company balance sheet

as at 31 March 2020

	Note	2020 £	2019 £
Investments	Note		
Investments in Group Undertakings	18	39,320,597	38,424,857
		39,320,597	38,424,857
Current assets			
Cash at bank		40,166	259,612
Other debtors		50,515	4,976
Amounts due from Group Undertakings		6,119,409	6,034,285
Current liabilities			
Creditors		0	46,239
Total assets less current liabilities		45,530,687	44,677,491
Creditors – amounts falling due after more than one year			
Amounts owed to Group undertakings		200	200
Net assets		45,530,487	44,677,291
Capital and reserves			
Called up share capital	12	101	101
Profit and loss account	13	45,530,386	44,677,190
Shareholders' funds – non-equity interests		45,530,487	44,677,291

The financial statements on pages 20 to 42 were approved by the Board on 4 June 2020 and were signed on its behalf by:

DES Shipley Chairman

JW Heap

Chief Executive Officer

Statements of changes in equity

for the year ended 31 March 2020

Group - consolidated	Called-up share capital £m	Profit and loss account £m	Total £m
Balance at 1 April 2018	-	82.8	82.8
Loss for the year	-	(0.2)	(0.2)
Total comprehensive loss for the year		(0.2)	(0.2)
Balance at 31 March 2019		82.6	82.6
Balance at 1 April 2019	-	82.6	82.6
Loss for the year	-	(0.1)	(0.1)
Total comprehensive loss for the year		(0.1)	(0.1)
Balance at 31 March 2020		82.5	82.5
Company	Called-up share capital £	Profit and loss account	Total £
Company Balance at 1 April 2018	share capital	loss account	
	share capital £	loss account £	£
Balance at 1 April 2018	share capital £	loss account <u>£</u> 43,858,616	£ 43,858,717
Balance at 1 April 2018 Profit for the year	share capital £	loss account £ 43,858,616 818,574	£ 43,858,717 818,574
Balance at 1 April 2018 Profit for the year Total comprehensive income for the year Balance at 31 March 2019 Balance at 1 April 2019	share capital £ 101 -	loss account £ 43,858,616 818,574 818,574 44,677,190	£ 43,858,717 818,574 818,574 44,677,291
Balance at 1 April 2018 Profit for the year Total comprehensive income for the year Balance at 31 March 2019	share capital £ 101 - 101 101	loss account £ 43,858,616 818,574 818,574 44,677,190	£ 43,858,717 818,574 818,574 44,677,291
Balance at 1 April 2018 Profit for the year Total comprehensive income for the year Balance at 31 March 2019 Balance at 1 April 2019	share capital £ 101 - 101 101	loss account £ 43,858,616 818,574 818,574 44,677,190	£ 43,858,717 818,574 818,574 44,677,291

Consolidated cash flow statement

for the year ended 31 March 2020

	2020		2019	
	£m	£m	£m	£m
Result on ordinary activities before tax		(0.1)		(0.2)
Cashflow from operating activities				
(Increase) in reinsurers' share of				
technical provisions - claims outstanding	(162.7)		(37.9)	
Increase in gross provision for claims	460 =		o - o	
outstanding	162.7		37.9	
(Decrease)/Increase in Reinsurance Creditors	(0.2)		0.2	
(Increase) in Other Debtors	-		-	
(Increase) in Other prepayments and accrued income	(0.1)		-	
Investment Income	(1.0)		(1.0)	
		(1.3)		(8.0)
Net cash outflow from operating activities		(1.4)		(1.0)
Taxes paid during the year		-		-
Net cash outflow for the year		(1.4)		(1.0)
Cashflow from financing activities				
Proceeds from sale of investments		60.1		92.2
Purchase of investments		(56.8)		(91.2)
		,		,
Net cash inflow from financing activities		3.3		1.0
Net increase/(decrease) in cash and cash equivalents		1.9		0.0
Cash and cash equivalents at the beginning of the year		0.7		0.7
Cash and cash equivalents at the end of the year		2.6		0.7
Net increase/(decrease) in cash and cash equivalents		1.9		0.0

The Company is a qualifying entity for the purposes of FRS 102 and has elected to take the exemption not to present the Company statement of cash flows.

Notes to the financial statements

for the year ended 31 March 2020

1. Accounting policies

No changes in respect of accounting policies have been made this year.

Going concern

The financial statements have been prepared on a going concern basis.

Significant uncertainties exist as to the accuracy of the provision for claims outstanding established by Equitas Insurance Limited. Adjustments to claims outstanding due to the uncertainties highlighted in note 2 may be material. Because of the terms of the reinsurance agreement with National Indemnity, Equitas is not exposed to movements in claims outstanding provided these remain within the limits of the reinsurance cover purchased. As discussed on page 2 the unused additional reinsurance cover is currently substantial.

In view of the financial strength of National Indemnity and the size of the additional reinsurance cover available to the Group following the completion of both phases of the National Indemnity transaction, in overall terms and relative to the size of the provision for claims outstanding, the Directors have concluded that it continues to be appropriate to prepare the financial statements on a going concern basis.

Basis of presentation

The Group financial statements have been prepared under the provision of Schedule 3 of The Large and Medium-sized Companies and Groups (Accounts and Reports) Regulations 2008 ("SI2008/410") relating to insurance groups.

The financial statements have been prepared in accordance with the Companies Act 2006 and applicable accounting standards in the United Kingdom, including Financial Reporting Standard 102, "The Financial Reporting Standard applicable in the United Kingdom and the Republic of Ireland" and Financial Reporting Standard 103, "Insurance Contracts".

The Company has taken advantage of the exception in section 408 of the Companies Act and does not disclose its individual Profit and Loss.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and its subsidiaries drawn up to 31 March each year. Uniform accounting policies have been adopted across the Group and profits/losses have been eliminated from intra Group transactions.

Other accounting policies

A summary of the significant accounting policies is set out below. The accounting policies have been applied consistently.

(a) Basis of accounting

The financial statements have been prepared in accordance with the historical cost convention modified by the revaluation of certain assets and liabilities. An annual basis of accounting has been adopted.

(b) Claims and related reinsurance recoveries

The provision for claims outstanding in the consolidated balance sheet is based upon the estimated ultimate cost of all claims, including those incurred but not reported ("IBNR") at the balance sheet date. Provisions for claims outstanding are stated gross of recoveries to be made on reinsurance contracts purchased by the reinsured syndicates and the Group.

Claims incurred include deductions for salvage and other recoveries. Additional premiums receivable and payable by syndicates in respect of risks accepted under the Reinsurance and Run-Off Contract are included within the movement of claims incurred.

(c) The reinsurance contract with National Indemnity

The reinsurance recoveries received and receivable from National Indemnity are reported through the technical account.

Reinsurance recoveries on claims outstanding represent the amount recoverable under the reinsurance contract from National Indemnity and equate to the gross claims outstanding. The additional cover over and above these reserves provided by the reinsurance agreement is not reported in the balance sheet until such time as it is required.

(d) Discounting

The liabilities accepted and reinsurance assets ceded are not discounted.

(e) Deferred taxation

Provision is made for deferred taxation, using the liability method, on all material timing differences. Deferred tax, which is calculated at the rates at which it is expected that the tax will arise, is recognised in the profit and loss account for the period. Deferred tax balances are not discounted. The deferred tax asset is not recognised on the balance sheet if the amount is not expected to be utilised in the foreseeable future.

(f) Investments

Investments are classified at fair value through the profit and loss account as investments that are held for trading. Listed investments are stated at bid prices quoted by the relevant exchanges.

Other investments, including futures, options and credit default swaps are stated at bid prices provided by various recognised sources. For short term money market instruments, where market values are not available, fair values are calculated by discounting expected cash flows at prevailing interest rates at the balance sheet date. The fair values of forward exchange contracts are determined based on market forward exchange rates at the balance sheet date.

Purchases and sales of investments are accounted for on a trade date basis.

Financial assets and liabilities are offset and the net amounts presented in the financial statements when there is a legally enforceable right to set off the recognised amounts and there is an intention to settle on a net basis or to realise the asset and settle the liability simultaneously.

(g) Investment return

The return from investments is reported on an accruals basis and includes realised gains and losses and movements on unrealised gains and losses. The investment return is retained in the non-technical account.

(h) Foreign exchange

The Group and Company's functional and presentational currency is GB Pounds.

Monetary assets and liabilities are translated into sterling at the rates of exchange prevailing at the balance sheet date and the exchange differences taken to the profit and loss account. Transactions during the period are translated into sterling using the rate of exchange prevailing at the time of the transaction, with the exchange differences taken to the profit and loss account.

(i) Pension costs

The Group provides no post-retirement benefits to its employee.

(j) Investments in Subsidiaries

In the Company's financial statements, investments in subsidiaries are held at cost less accumulated impairment losses.

(k) Cash

Cash and cash equivalents includes cash in hand, deposits held at call with banks, and other short-term highly liquid investments with original maturities of three months or less.

(I) Share Capital

Ordinary shares are classified as equity.

2. Estimation techniques and uncertainties

Introduction

The last comprehensive actuarial review was undertaken at 31 August 2019, and the figures were rolled forward to 31 March 2020. The core estimation techniques described below are expected to be followed in future years.

Because of the uncertainties inherent in the Group's liabilities, there are many assumptions and estimation techniques described below which individually could have a material impact on the amount of liabilities and the related reinsurance assets. Actual experience will often vary from these assumptions, and any consequential adjustments to amounts previously reported will be reflected in the results of the year in which they are identified. The provision for claims outstanding is based upon actuarial and other studies of the ultimate cost of liabilities including exposure based and statistical estimation techniques.

Significant delays occur in the notification and settlement of certain claims, and a substantial measure of experience and judgment is involved in making the assumptions for assessing outstanding liabilities, the ultimate cost of which cannot be known with certainty at the balance sheet date. The gross provision for claims outstanding and related reinsurance recoveries is estimated on the basis of information currently available.

The provision for claims outstanding includes significant amounts in respect of notified and potential IBNR claims for long tail liabilities. The settlement of these claims is not expected to occur for many years, and there is considerable uncertainty as to the amounts at which they will be settled.

Where a claim is disputed, the validity of the claim is ultimately an issue that can only be determined by the courts. The provisions for disputed claims are based on the Group's view as to the expected outcomes of such court decisions.

Uncertainty is further increased because of the potential for unforeseen changes in the legal, judicial, technological or social environment, which may increase or decrease the cost, frequency or reporting of claims, and because of the potential for new sources or types of claim to emerge.

Asbestos claims

In estimating asbestos liabilities, the Group follows a highly developed actuarial framework. The majority of asbestos reserves are estimated by modelling the expected claims from policyholders.

The number of future claims is projected for direct policyholders based on past claims experience combined with the results of epidemiological and other relevant studies that predict the incidence of asbestos related diseases into the future. This is then combined with estimates of the average cost of settling different types of claims for each policyholder to give a total value of claims to the relevant underlying policyholders. The results of these projections are then applied to the insurance coverage available for those policyholders, resulting in an estimation of the Group's liabilities arising from claims against those policyholders. The results are then adjusted to take into account liabilities in respect of policyholders that are not modelled explicitly, including an amount for those liabilities of which the Group may be currently unaware.

For inwards reinsurance a survival ratio approach is used for the majority of the liabilities. To derive the appropriate survival ratios the starting point is the work done on the projected liabilities for underlying policyholders. These survival ratios are then adjusted to reflect the estimated overall impact of the insurance coverage provided by our cedants and the reinsurance coverage provided to these cedants by Lloyd's, together with an allowance for the time taken to present and agree claims at each stage of the process.

The techniques described above include a number of important assumptions, including:

- the projected level of future valid claims filings for each policyholder by disease type;
- future levels of claims settlement values;
- the impact of bankruptcy of policyholders on the amount and timing of claims payments;
- the legal interpretation of insurance policies and the outcome of litigation, based upon legal advice received; and
- the period between the filing and payment of claims.

Pollution and health hazard claims

Pollution liabilities are estimated for policyholders by evaluating the expected costs to be incurred by the policyholders in cleaning up polluted sites and then applying these costs to the insurance coverage available. The pollution liabilities expected by means of inwards reinsurance are evaluated in a similar manner, but with the additional step of applying the ceding companies' expected liabilities to the reinsurance cover available.

Allowance is then made for liabilities in respect of policyholders for which either sufficient information is unavailable to carry out the above analysis or which have not yet been identified.

Health hazard liabilities are estimated using similar principles to the above, in that the liabilities of the policyholder are estimated for the majority of reserves and then applied to the insurance coverage.

These evaluation techniques involve a number of important assumptions, including:

- the validity and quantum of the claims potentially faced by the policyholder;
- the legal interpretation of insurance policies and the outcome of litigation, based upon legal advice received; and
- the degree to which potential or unforeseen health hazards may have an effect on the liabilities.

Other claims

The other liabilities comprise a wide range of claim types. They are analysed into a number of homogenous subgroups, with the estimation approach for each chosen to reflect the nature of the liabilities and the information available. The approaches used include calendar year and development year projections, and in some cases this includes modelling the outcome for individual claims.

Unallocated Loss expenses

National Indemnity is responsible for current and future unallocated loss expenses for as long as the net claims paid by National Indemnity are less than the total cover available; therefore no provision is required.

Reinsurance recoveries

Reinsurance recoveries on claims outstanding represent the reinsurance purchased from National Indemnity. The reinsurance agreement with National Indemnity provides cover for all of Equitas Limited's claims liabilities, provided those liabilities are less than the total cover provided and therefore equates to the provision for claims outstanding. Reinsurance recoveries are considered recoverable in full.

3. Segmental information

Gross claims incurred and reinsurance balance by class of business were as follows:

	Gross claims incurred			einsurance Balance	
	2020 £m	2019 £m	2020 £m	2019 £m	
Third party liability	159	11	(159)	(11)	
Other	3	2	(3)	(2)	
Total	162	13	(162)	(13)	

All business was written in the UK.

4. Release of Reinsurance liabilities

Following completion of the reinsurance agreement between Equitas Limited and National Indemnity, the Group accrued an aggregate return premium of £50 million on 31 March 2007. The first distribution in respect of this amount was made in June 2007.

At 13 March 2020, 28,110 (2019: 28,110) of those entitled to a return premium had been paid their entitlement. This accounted for £44.4 million (2019: £44.4 million) of the total return premium. The balance remains payable to the remaining Reinsured Names or their estates on satisfaction by them of outstanding procedural requirements.

Following a review in March 2018, the Board agreed to release £5.5 million to Reserves, leaving a residual £0.1 million liability at both 31 March 2019 and 31 March 2020.

5. Auditors' remuneration and Regulatory Fees

During the year the Group obtained the following services from the Group's auditors at costs as detailed below:

	Group 2020 £000	Group 2019 £000
Fees payable to the Company's auditors and its associates for the audit of the parent Company and consolidated financial statements Fees payable to the Company's auditors and its associates for other services:	28	26
Fees payable to the Company's auditors for other services: The audit of the Company's subsidiaries, pursuant to legislation Audit-related assurance services, including the audit of the	220 54	210
regulatory returns	302	52 288

The Regulatory Fees for the year amounted to £213,551 (2019: £210,912).

6. Employees

The Group employed 1 person, the Executive Director, during the year ended 31 March 2020 (2019: 1), who was engaged in run-off and related activities.

Total staff costs, including those for Directors, comprised the following:

	Group	Group
	2020	2019
	£000	£000
Wages and salaries (including directors' fees)	279	279
Social security costs	24	25
	303	304

7. Directors' emoluments

The aggregate remuneration of the Directors was as follows:

	Group	Group
	2020	2019
	£000	£000
Executive Director	120	120
Non-Executive Directors - fees	159	159
	279	279

The Executive Director was the highest paid director.

8. Tax on loss on ordinary activities

Analysis of charge/(credit) in the year

Group	Group
2020	2019
£m	£m
-	-
-	-
-	_
	2020 £m -

Factors affecting the tax charge/(credit) for the year

The tax assessed for the year is the same as the standard rate of corporation tax in the UK:

	Group 2020	Group 2019
	£m	£m
Loss on ordinary activities before tax	(0.1)	(0.2)
Loss on ordinary activities multiplied by the standard rate of corporation tax in the UK of 19% (2019: 19%)	0.0	0.0
Effects of: Losses brought forward Non taxable income Losses carried forward	(0.0) (0.0) 0.0	(0.0) (0.0) 0.0
Current tax credit for the year	-	-

As a result of the change in future corporation tax rates from 17% to 19%, the unrecognised deferred tax asset has increased to £206 million (2019: £184 million) arising on losses carried forward within the Group, which is not expected to be utilised in the foreseeable future.

9. Investments: Other financial investments

		Group 2020		Group 2019
	Market Value £m	Cost £m	Market Value £m	Cost £m
Listed				
Shares and other variable yield securities and units in unit trusts Debt securities and other fixed	- 79.3	- 79.6	22.5 59.2	22.5 58.9
interest securities				
	79.3	79.6	81.7	81.4

The Group has adopted FRS 102. This requires, for financial instruments held at fair value in the balance sheet, disclosure of fair value measurement by level of the following fair value measurement hierarchy:

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities;
- Level 2: Inputs other than quoted prices included within Level 1 that are observable (ie developed using market data) for the asset or liability, either directly or indirectly;
- Level 3: Inputs are unobservable (i.e. for which market data is unavailable) for the asset or liability.

The following table presents the Group's assets and liabilities measured at fair value at 31 March:

	Lev	el 1	Lev	el 2	Lev	el 3	To	tal
	2020 £m	2019 £m	2020 £m	2019 £m	2020 £m	2019 £m	2020 £m	2019 £m
Assets								
Shares and other variable yield securities and units in unit trusts Debt securities and other fixed	-	22.5	-	-	-	-	-	22.5
interest securities	-	-	79.3	59.2	-	-	79.3	59.2
Net	_	22.5	79.3	59.2	-	-	79.3	81.7

The assets bearing credit risk are summarised below, together with an analysis by credit rating:

	2020 £m	2019 £m
Shares and other variable yield securities and units in unit trusts	-	22.5
Debt securities and other fixed interest securities	79.3	59.2
Cash at bank and in hand	2.6	0.7
	81.9	82.4
AAA	23.0	35.4
AA	18.6	20.1
A	30.2	11.2
BBB	10.1	15.7
BB	-	-
Not Rated	-	-
	81.9	82.4

Further disclosures relating to financial instruments and financial risk management are included in the Directors' report on pages 11 to 16.

10. Trust funds

A significant amount of the Group's liabilities in the United States, Canada and Australia were backed by assets held in trust funds. Following the transaction with National Indemnity, the Group no longer has an economic interest in the assets within those trust funds and therefore they are no longer recorded in the Group's balance sheet in compliance with Financial Reporting Standard 102.

11. Debtors, prepayments and accrued income

Prepayments and accrued income and other debtors of £0.8 million (2019: £0.6 million) do not include any amount due after more than one year.

12. Called up share capital

	Company	Company
	2020	2019
	£	£
Authorised, allotted and fully paid		
1 deferred share of £1	1	1
2 ordinary shares of £50 each	100	100
	101	101

All of these shares were issued at par and are fully paid.

The deferred share carries the right to appoint and remove one Director of the Company (who will also serve as a Director of Equitas Reinsurance Limited, Equitas Insurance Limited and Equitas Limited) and is held by the Corporation of Lloyd's. On winding up, the deferred share carries no rights to any portion of surplus assets of the Company other than a return of the par value. Accordingly, it is a non-equity share.

The ordinary shares bear the right to appoint and remove the remaining Directors of the Company and to decide all matters reserved for decision by shareholders. The Articles of Association do not permit the payment of a dividend on the ordinary shares. Accordingly, these are non-equity shares.

The Group's capital is mainly used to support the ongoing regulatory capital requirements of its PRA regulated subsidiaries. This is considered to be a long-term obligation so most of the Group's resources have been invested in a bond portfolio managed by NEAM for long term growth and return. A total of £81.6 million (2019: £81.7 million) of the Group's capital is invested by regulated subsidiaries.

13. Profit and loss account

	Company	Group
	£m	£m
At 1 April 2019	44.7	82.6
Profit/(Loss) for the financial year	0.8	(0.1)
At 31 March 2020	45.5	82.5

The retained profit is not distributable by way of dividend.

As permitted by section 408 of the Companies Act 2006, the Company's profit and loss account has not been included in these financial statements. The Company's surplus for the financial year was £0.8 million (2019: £0.8 million).

14. Provision for claims outstanding

	Claims	Reinsurance	Net
	£m	£m	£m
Provisions at 1 April 2018	4,419	(4,419)	-
Payments, receipts and accruals	(246)	246	-
Reassessment of liabilities and reinsurances	13	(13)	-
Exchange movements	271	(271)	
Provisions at 31 March 2019	4,457	(4,457)	-
	Claims	Reinsurance	Net
	£m	£m	£m
Provisions at 1 April 2019	4,457	(4,457)	-
Payments, receipts and accruals	(189)	189	-
Reassessment of liabilities and reinsurances	162	(162)	-
Exchange movements	190	(190)	-
Provisions at 31 March 2020	4,620	(4,620)	-

(a) Claims and reinsurance recoveries

Claims and reinsurance recoveries are stated after elimination of inter-syndicate transactions.

(b) Estimation techniques and uncertainties

Details of the estimation techniques employed in the setting of the provision for claims outstanding and the associated uncertainties appear in note 2 on page 29.

Gross claims outstanding are sensitive to actuarial judgements, most notably future inflation rates and asbestos filing patterns. However, due to the whole account retrocession agreement between National Indemnity and the company, any change in estimate will affect the gross claims liability and reinsurance recoverable on the balance sheet, but will have no impact on the Profit and Loss account.

The geographical concentration of insurance liabilities by industry sector and the development of estimated ultimate claims costs are shown in the following tables.

Geographic concentration:

Territory		Accident and health	Third- party liability	Fire & other property damage	General	Total
2020		£m	£m	£m	£m	£m
United Kingdom	Gross	-	594	-	-	594
-	Net	-	-	-	-	-
USA	Gross	87	3,838	-	-	3,925
	Net	-	-	-	-	-
Australia	Gross	-	50	-	-	50
	Net	-	_	-	-	-
Other	Gross	-	38	13	-	51
	Net	-	_	-	-	-
Total	Gross	87	4,520	13	-	4,620
	Net	-	_	-	_	-

Territory		Accident and health	Third- party liability	Fire & other property damage	General	Total
2019		£m	£m	£m	£m	£m
United Kingdom	Gross	-	647	-	-	647
	Net	-	-	-	-	-
USA	Gross	85	3,610	-	-	3,695
	Net	-	-	-	-	-
Australia	Gross	-	58	-	-	58
	Net	-	-	-	-	-
Other	Gross	-	45	12	-	57
	Net	-	-	-	-	-
Total	Gross	85	4,360	12	-	4,457
	Net	-	-	-	-	-

Claims development since the transaction with National Indemnity:

	Exchange	Reserve Strengthening	Gross claims estimate of ultimate	Net claims estimate of ultimate
	£m	£m	£m	£m
Discounted 31 March 2006 Reserves			4,176	-
Reserve Adjustments*			1,321	-
Undiscounted 31 March 2006 Reserves			5,497	-
Development year 1 - 5	542	51 <i>7</i>	6,556	-
Development year 6	13	33	6,602	-
Development year 7	205	122	6,929	-
Development year 8	(386)	176	6,719	-
Development year 9	368	538	7,625	-
Development year 10	121	189	7,935	-
Development year 11	593	29	8,557	-
Development year 12	(445)	92	8,204	-
Development year 13	271	13	8,488	-
Development year 14	190	162	8,840	-
Current estimate of cumulative claims	1,472	1,871	8,840	
Claims payments during the period			(4,220)	-
Liability recognised in the balance sheet		-	4,620	<u>-</u>

^{*}Unwind of discount and expense reserve now the responsibility of National Indemnity.

In line with FRS 103 it is not necessary to provide liability maturity analyses if estimated timing of the net cash outflows resulting from recognised insurance liabilities is disclosed. However, as National Indemnity is responsible for settling insurance claims directly as part of the whole account retrocession agreement, net cash outflows for the foreseeable future are expected to be nil.

15. Creditors arising out of reinsurance operations

Following completion of the reinsurance agreement with National Indemnity in 2007, the Group declared an intention to pay an aggregate return premium of £50 million. The first payments in respect of this amount were made in June 2007. As detailed in Note 4, £5.5 million was released to Reserves in March 2018, leaving a residual £0.1 million liability at 31 March 2020, (2019: £0.1 million).

All creditors arising out of reinsurance operations are payable within one year.

16. Reconciliation of movements in Group shareholders' funds

	Group	Group
	2020	2019
	£m	£m
Opening shareholders' funds	82.6	82.8
Loss for the financial year (see note 12)	(0.1)	(0.2)
Closing shareholders' funds	82.5	82.6

17. Contingent liabilities and assets

The Group has granted certain indemnities to Trustees, Directors, Employees and the Auditors.

The Group had no other material contingent liabilities or assets outside the normal course of business at the balance sheet date.

18. Investments in Group undertakings

Group

	Class and proportion	Country of	Business
	of shares held	incorporation	activities
Equitas Reinsurance Limited*	Ordinary 100%	England	Reinsurance
Equitas Limited*	Ordinary 100%	England	Reinsurance run-off
Equitas Insurance Limited	Ordinary 100%	England	General insurance
Equitas Policyholders Trustee Limited	Ordinary 100%	England	Trustee

^{*}Held via a subsidiary

The Holding Company and Subsidiaries are all based at the Registered Office, as detailed on page 43.

Company

	Shares in Group undertakings	Loans to Group undertakings	Total
	£	£	£
Equitas Insurance Limited	16,500,000	22,820,497	39,320,497
Equitas Policyholders Trustee Limited	100	-	100

During the year Equitas Holdings Limited capitalised interest of £895,740 due on the subordinated loan to Equitas Insurance Limited. The loan is for an indefinite period and is repayable at such time as Equitas Insurance Limited may determine.

The Shares in Subsidiary Undertakings are held at Cost, reflecting the Directors' belief that the carrying value of the investments is supported by their underlying net assets.

No dividends may be paid or capital distributions made by Equitas Reinsurance Limited or Equitas Limited. The return premium of £50 million provided for in 2007 is being paid by Equitas Reinsurance Limited to Reinsured Names as outlined in the Group strategic report for the year on page 2 and in Notes 4 & 15.

19. Financial commitments

The Group had no ongoing financial commitments (2019: nil).

20. The Equitas Trustees

The Trust Deed constituting The Equitas Trust contains provisions entitling the Trustees to remuneration and the discharge of expenses properly incurred by them in acting as Trustees. These are met by the Group and are defined as related party transactions under Financial Reporting Standard 102.

	Group	Group
	2020 £	2019 £
Trustees' fees	61,000	83,000
Trustees' legal, professional and other costs and		
expenses	26,103	25,419
Total	87,103	108,419

Messrs ME McL Deeny, DES Shipley, RB Spooner and Sir Adam Ridley, who were also Directors of the Company during the year, received Trustees' fees of £25,000, £12,000, £12,000, £12,000 respectively for the year ended 31 March 2020 (2019: £35,000, £16,000, £16,000, £16,000 respectively). They received expenses for secretarial, office and other overheads of £20,000, £nil, £2,000, £2,000 respectively (2019: £20,000, £nil, £2,000, £2,000 respectively).

Equitas Holdings Limited Registered Office: 4th Floor 8 Fenchurch Place London EC3M 4AJ United Kingdom Telephone: +44 (0)20 7342 2000

Registered in England; Registered Number 3136296