



CRD IV Pillar 3 Disclosures as at 31 December 2021

Quilter CRD IV Group



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Section A. Introduction and Purpose

A1 About Quilter

Quilter plc (the “Company”), a public limited company incorporated in England and Wales and domiciled in the United Kingdom (“UK”), together with its subsidiaries (collectively, the “Group”) has an adviser and customer offering spanning financial advice, investment platforms, multi-asset investment solutions and discretionary fund management through its subsidiaries and associates primarily in the UK. Quilter plc’s registered company number is 06404270. The Company’s registered office is Senator House, 85 Queen Victoria Street, London, United Kingdom, EC4V 4AB.

Quilter plc oversees £111.8 billion in customer investments (as at 31 December 2021).

The business is comprised of two segments: Affluent and High Net Worth.

Affluent encompasses the financial planning businesses, Quilter Financial Planning, the Quilter investment platform and Quilter Investors, the multi-asset investment solutions business.

High Net Worth includes the discretionary fund management business, Quilter Cheviot, together with Quilter Private Client Advisers.

A2 About this report

This Pillar 3 disclosure has been prepared in line with the requirements of the Capital Requirements Directive (“CRD IV”) legislation, to help Quilter’s customers and other stakeholders to understand the nature of the business, how the business is managed, and its capital position. This report should be read in conjunction with the 2021 Quilter plc Annual Report.

This is a consolidated CRD IV Pillar 3 disclosure that incorporates consolidated information for the Quilter plc CRD IV Consolidation Group (“Quilter CRD IV Group”). The Quilter CRD IV Group includes entities within the Quilter legal group which are classified as investment firms, asset management firms, advice firms, financial holding companies and mixed financial holding companies. Insurance firms, insurance holding companies and service companies which primarily provide services to insurance firms are excluded from the scope of the Quilter CRD IV Group. The term “Quilter legal group” is used in this report to refer to the larger group which consists of Quilter plc and its direct and indirect subsidiaries.

A3 Name and contact details of the supervisory authority

The Quilter CRD IV Group is supervised by the Financial Conduct Authority (“FCA”).

Financial Conduct Authority

12 Endeavour Square
London
E20 1JN

The Quilter legal group is also subject to Solvency II group supervision by the Prudential Regulation Authority (“PRA”).

A4 Name and contact details of the external auditor

PricewaterhouseCoopers LLP is the statutory auditor of Quilter plc.

PricewaterhouseCoopers LLP Statutory Auditor

7 More London Riverside
London
SE1 2RT

A5 *Qualifying holdings in the undertaking*

With the exception of Quilter plc, which is publicly listed, for each company within the Quilter CRD IV Group, 100% of the voting rights were held by the immediate parent company throughout the reporting period.

As at 31 December 2021, there were two shareholders in Quilter plc with a holding that exceeded 10% of the voting rights, thereby meeting the definition of a "qualifying holding". These shareholders are set out in the table below.

Name of shareholder	Percentage of issued shares
Coronation Asset Management (Pty) Limited	15.05%
Public Investment Corporation of the Republic of South Africa	12.80%

A6 *Background*

The Capital Requirements Directive IV ("CRD IV") is an EU legislative package that contains prudential rules for banks, building societies and investment firms. Most of the rules in the legislation have applied since 1 January 2014. These rules form part of UK domestic law following the end of the Brexit transition period.

CRD IV is made up of:

- ▶ the Capital Requirements Directive (2013/36/EU); and
- ▶ the Capital Requirements Regulation (575/2013) ("the CRR").

CRD IV was designed to implement the Basel III agreement in the EU. This includes enhanced requirements relating to:

- ▶ the quality and quantity of capital;
- ▶ liquidity and leverage;
- ▶ counterparty risk; and
- ▶ macro-prudential standards including a countercyclical capital buffer and capital buffers for systemically important institutions.

CRD IV strengthened the prudential framework for individual institutions in response to financial stability concerns that arose during the financial crisis of 2007-08.

The regulatory framework consists of three Pillars:

- ▶ **Pillar 1:** Defines the minimum capital requirements for firms and groups.
- ▶ **Pillar 2:** Covers the supervisory review process. Firms and groups are required to perform an internal assessment of the adequacy of corporate governance, risk management and capital requirements. This is referred to as the Internal Capital Adequacy Assessment Process ("ICAAP"). The ICAAP is subject to periodic review by the FCA.
- ▶ **Pillar 3:** Covers a set of disclosure requirements which enable the market to assess information on a firm's corporate governance, risk management practices, capital adequacy and remuneration standards.

A7 *Frequency*

Pillar 3 disclosures are made on an annual basis following publication of the Group's annual report. Quilter's Pillar 3 disclosures in respect of 2021 will be the final set of public disclosures prepared by Quilter under CRD IV following the introduction of the new Investment Firms Prudential Regime ("IFPR") with effect from 1 January 2022.

A8 *Publication*

The Pillar 3 disclosure report is published on the Quilter website (www.quilter.com).

A9 *Reporting currency*

The Quilter CRD IV Group reports in Great British Pounds (GBP).



A10 Reporting period

This report covers the financial position as at 31 December 2021.

A11 Verification

This disclosure is not audited but has been reviewed internally. The elements of this disclosure taken from the audited financial statements of Quilter plc have been subject to external verification. This disclosure does not constitute a set of financial statements and should not be relied upon in making judgements about Quilter or for any other purpose than that for which the disclosure is intended.

Section B. Governance & Risk Management

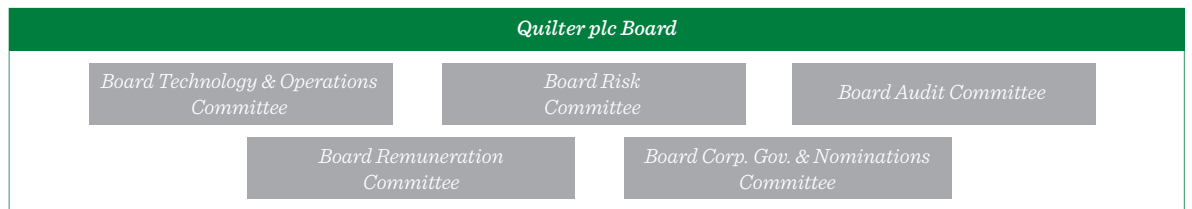
B1 Governance framework

Quilter Board and Committees

The Quilter Board is the decision-making body for all matters of such importance as to be of significance to Quilter as a whole because of their strategic, financial or reputational implications or consequences. The Board has documented a summary of the matters that are reserved for its decision, including Board appointments, Quilter’s strategy, financial statements, capital expenditure and any major acquisitions, mergers or disposals.

The Quilter Board has delegated some of its responsibilities to five Board Committees which comprise the Board Audit Committee, Board Corporate Governance & Nominations Committee, Board Technology & Operations Committee, Board Remuneration Committee and Board Risk Committee. Each Committee has specific responsibilities delegated to it by the Board recorded in its Terms of Reference which have been approved by the Board.

The Matters Reserved to the Board and its Committees’ Terms of Reference are reviewed on an annual basis and are available on the Quilter website.



First Line of Defence <i>Risk Origination, Ownership and Management</i> Business Operations	Second Line of Defence <i>Risk Oversight, Challenge and Advice</i> Risk and Compliance Functions	Third Line of Defence <i>Assurance</i> Internal Audit
The primary responsibility of risk management lies with business management and all employees, who are responsible for managing risk as part of their day-to-day activities. They are responsible for identifying and evaluating the significant risks to the business, for designing and operating suitable controls and reporting risks and issues that arise in their areas.	The second line responsibilities are to provide risk frameworks and advice to the business. Risk’s role also includes reviewing and challenging the business on how well the frameworks, standards and regulatory requirements have been implemented and providing additional insights on the main risks being run, the controls around these and the capital held.	The third line responsibilities owned by Group Internal Audit (GIA) are to provide independent, objective assurance. The scope of GIA’s activities encompasses the examination and evaluation of the design adequacy and operating effectiveness of Quilter’s system of internal controls and associated risk management processes.

Includes:
<ol style="list-style-type: none"> Set Risk Management Strategy Set and deliver tone at the top Implementation and ownership of policies Implement and monitor risk appetite and risk limits Ongoing management of risks Implement compliant and risk aware operating practices Conduct performance management
Accountable:
<ol style="list-style-type: none"> CEO / CFO / COO Executive Management All employees

Includes:
<ol style="list-style-type: none"> Deliver a clear and well communicated, business-wide risk framework Provide control and monitoring systems Produce second line risk opinions on key risks facing Quilter for stakeholders Support adherence to regulation and legislation Provide advice to the business Escalate material issues / risks
Accountable:
<ol style="list-style-type: none"> CRO Risk Leadership Team Risk Function

Includes:
<ol style="list-style-type: none"> Internal governance structures and processes The setting of and adherence to risk appetite The risk and control culture of the organisation The integrity of dealings with customers, interactions with relevant markets Key corporate events including the information being used to support key decisions Lessons learned analysis following significant adverse events
Accountable:
<ol style="list-style-type: none"> Chief Internal Auditor Internal Audit Team



Roles and duties of the Quilter Board

The role of the Quilter Board of Directors, in respect of the Quilter CRD IV Group, is as follows:

- ▶ To oversee the long-term success of Quilter by providing independent input, review and constructive challenge of its businesses;
- ▶ To constructively challenge and help develop proposals on Quilter's strategy;
- ▶ To monitor the progress of Quilter in the development and implementation of strategic plans and material policies;
- ▶ To generally oversee Quilter to ensure the maintenance of sound risk controls and governance systems, integrity of financial information, regulatory compliance and sound planning, performance and overall management, either directly or via delegation to its Committees;
- ▶ To consider and, if thought fit, approve matters escalated to it, including those escalated from the subsidiary boards under its supervision; and
- ▶ Through its Board Corporate Governance & Nominations Committee, to recommend the appointment of a Chair to each of the Boards of significant subsidiaries within Quilter and to agree appropriate policies and processes to apply to the governance of those significant subsidiaries and the wider Quilter business.

Quilter Executive responsibility

The Board has delegated authority to the Quilter Chief Executive Officer ("CEO") to enable him to manage the day-to-day operations of the Quilter Group, subject to the Schedule of Matters Reserved to the Board and the authorities granted through the Quilter Group Governance Manual.


To assist the Quilter CEO in the discharge of his responsibilities, an Executive Management team has been appointed and directly reports to the CEO. The Executive Management team, as well as performing key roles within the Quilter Group, form the Quilter Executive Committee and is further supported by other key individuals who report directly to the CEO.

The Executive Risk Forum assists the Quilter CEO in the review and challenge of risk appetite performance, as set by the Quilter Board, and in overseeing, challenging and monitoring the management of risks, including strategic, business, operational, financial, insurance and regulatory risks, the adequacy of governance arrangements, and the effectiveness of internal controls.

Quilter Board of Directors

The table below sets out members of the Quilter Board and their total number of directorships (including any Limited Liability Partnerships and trustee positions) as at 31 December 2021. Their date of joining or leaving the Board (where this took place during the year) is also shown.

Note: directorships in organisations which do not pursue predominantly commercial objectives, such as non-profit-making or charitable organisations, are excluded and directorships held within the same group (for external directorships) are counted as a single directorship.



Name	Role	Number of external directorships held	Number of directorships held within the Quilter group
Glyn Jones	Independent Non-executive Chairman	-	1
Paul Feeney	Chief Executive Officer	-	1
Mark Satchel	Chief Financial Officer	-	11
Tim Breedon	Independent Non-executive Director	2	2
Tazim Essani (appointed 9 March 2021)	Independent Non-executive Director	1	1
Rosie Harris	Independent Non-executive Director	1	2
Moira Kilcoyne	Independent Non-executive Director	2	1
Ruth Markland	Senior Independent Director	-	1
Paul Matthews	Independent Non-executive Director	-	2
George Reid	Independent Non-executive Director	1	3
Chris Samuel (appointed 1 July 2021)	Independent Non-executive Director	4	2

Recruitment and selection of members of the Board of Directors

In line with the 2018 UK Corporate Governance Code, the selection and recruitment of Directors is based on merit. Role profiles set out the skills, experience, competencies and knowledge required for the role (and regulatory and firm specific responsibilities for regulated roles).

Prior to appointment and regularly thereafter, background checks are conducted to ensure individuals are fit and proper.

In determining the composition of the management body, we aim to ensure that the individuals have the appropriate skills, experience and as a whole the right blend of skills and experience to carry out the responsibilities of the management body.

Management body

All members of the management body are subject to Quilter's Equality and Diversity Principles which are summarised in the Human Resources Policy as follows:

Providing an environment where employees are safe and there is equality of opportunity is a key element in enabling our people to succeed and deliver the business strategy. Freedom of association is permitted if requested, which includes the right to join a trade union.

Using our diversity and our relationships to learn from one another enables us to create one business that provides better opportunities for our people and better outcomes for our customers.

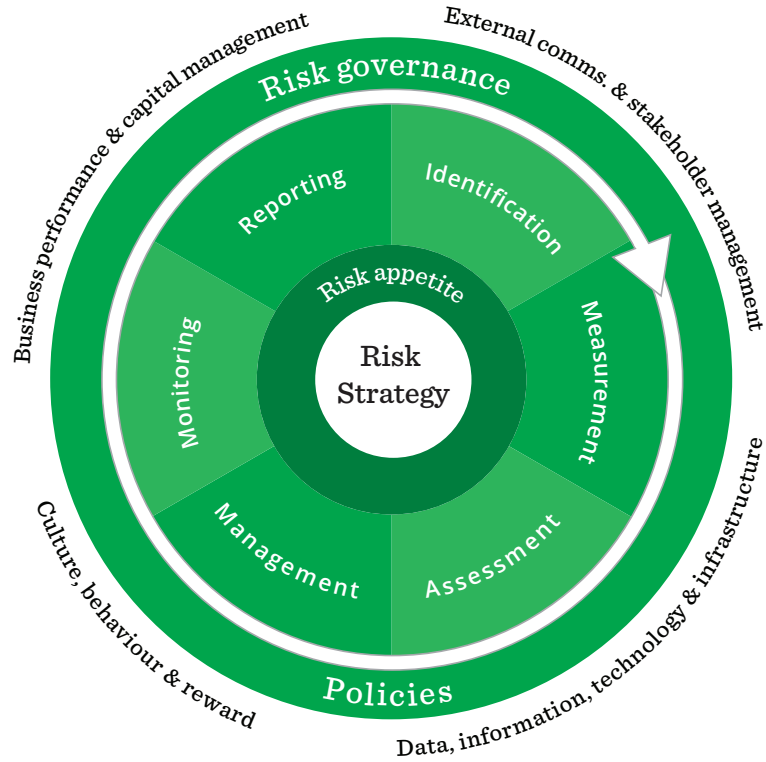
The Quilter Group aims to achieve diversity across all dimensions, including gender, ethnicity, socio-economic background, LGBT+, age and disability or other characteristics as appropriate.

The Human Resources function works with the Businesses to develop and assist in implementing action plans arising from employee surveys.

It is important that across the Quilter Group there is an open and transparent environment where employees are able to raise issues openly.



B2 *Enterprise Risk Management framework*



Our Enterprise Risk Management (“ERM”) framework is embedded across Quilter and encompasses a number of elements to help the firm manage its risk exposure. The ERM framework ensures our risk management approach is consistent across Quilter. It aligns our strategy, capital, processes, people, technology and knowledge in order to evaluate and manage opportunities and uncertainties in a structured and disciplined manner. The framework ensures the risks we face as a business are understood and continually managed within our risk appetite, as well as helping us to consider capital implications when making strategic and operational decisions.

Quilter is subject to group supervision by the PRA under Solvency II and by the FCA under the IFPR (which replaced CRD IV from 1 January 2022). To meet these regulations, we operate a consistent approach to risk management across Quilter. As such, we have integrated the Own Risk and Solvency Assessment (“ORSA”) and Internal Capital Adequacy Assessment Process (“ICAAP”) into our risk management framework. Quilter’s ORSA and ICAAP are comprehensive risk processes which set out how risks are managed and how risks might change over time as we execute our strategy and respond to developing situations. We analyse the capital required to protect the sustainability of the Group and how those capital requirements might develop over our planning period.

The assessments include a range of stress and scenario testing covering a broad range of scenarios, including market shocks, new business growth scenarios and operational risk events. These tests are in addition to the regulatory solvency capital requirements, which allow for severe and extreme scenarios and stresses (1-in-200 year risk events). Critical to our process is preparing management action plans should adverse events occur. This provides assurance that we are both well capitalised and prepared to take necessary action in order to maintain our resilience during adverse conditions.



Risk appetite

Our risk appetite is the amount of risk we are willing to take on in the pursuit of our strategic priorities and is defined by the Board. Culturally, this also sets the tone regarding our attitude towards risk-taking. Risk appetite also plays a central role in informing decision making across the Group; protecting and enhancing the return on capital invested. Risk appetites are developed for material risks to which the Group is exposed through qualitative statements and quantitative risk appetite measures. This approach is applied consistently across the Group.

To support the strategic decision-making process, we apply risk preferences which provide guidelines for striking the appropriate balance of risk and reward when setting our business strategy.

Strategic Risk Appetite Principles

A set of Strategic Risk Appetite Principles has been set by the Board. These principles, set out below, provide the top of the house guidance on our attitude toward key areas of risk for the Group and support the ongoing management and oversight of risk, and are supported by a series of more granular risk appetite statements, measures, policies and standards

<p><i>Customer</i></p> <p>The Group will ensure fair customer outcomes.</p>	<p><i>Liquidity</i></p> <p>The Group will ensure that it has sufficient liquidity to meet its financial and funding obligations.</p>
<p><i>Capital</i></p> <p>The Group will hold or have access to sufficient capital to maintain own capital needs.</p>	<p><i>Control environment</i></p> <p>The Group will at all times operate a robust control environment.</p>

The Group's position against these principles is measured on a regular basis through the monitoring of underlying risk metrics.

Policies supporting the system of internal control

The Group Governance Manual ("GGM") and policies form an integral part of our governance and ERM framework, ensuring an appropriate system of risk management and internal control, including financial, operational and compliance areas. Together these documents form the basis of clear delegated authorities and accountabilities, ensuring there is appropriate Board oversight and control of important decisions, and efficient and effective management of day-to-day business. The GGM and policies are approved by the Board.

Risk culture

The most important element to risk management is a good culture of risk-informed decision making. Quilter links risk management to performance and development, as well as to the Group's remuneration and reward schemes. An open and transparent working environment which encourages our people to embrace risk management, and speak up where needed, is critical to the achievement of the Group's objectives.

B3 Risk and capital management

The Group operates a robust capital management framework to ensure the optimisation of the balance sheet between policyholder protection and shareholder expectations. The Group Capital Management Policy is closely linked to risk management objectives. It covers the determination of capital requirements and own funds, capital planning processes, stress and scenario testing and capital monitoring and performance.

Throughout 2021, the Group has complied with the regulatory capital requirements that apply at a consolidated level and Quilter's insurance undertakings and investment firms have complied with the regulatory capital requirements that apply at entity level.

Internal Capital Adequacy Assessment Process ("ICAAP")

The ICAAP process is carried out continually and is designed to enable management to understand and manage the key risks to the business; ensure sufficient capital and liquidity is held in order to remain within risk appetite in respect of these risks; and make informed strategic decisions in response to these risks. The assessments are used to identify the level of capital and liquidity that should be retained by stressing each material risk and considering risk interactions and dependencies. The assessments also consider the approach used to manage risks which are not covered by capital or liquidity.



The ICAAP is defined as a set of underlying risk and capital management processes. These processes include:

- ▶ Defining and monitoring adherence to the risk appetite framework.
- ▶ Assessing, monitoring and reporting of material risks to the achievement of the business plan.
- ▶ Assessing the effectiveness of governance and risk management processes.
- ▶ Determining solvency needs, including the assessment of Pillar 2 capital requirements and stress and scenario testing.
- ▶ Determining liquidity needs, including liquidity scenario analysis and maintaining and testing contingency funding plans.
- ▶ Assessing the processes and resources which would be required to wind-down the business in an orderly manner.
- ▶ Carrying out a forward looking assessment of the risk profile and capital needs over the business planning time horizon.
- ▶ Reporting on the conclusions of ICAAP processes.

The Pillar 2 capital requirement is determined by performing an internal assessment of risks which could lead to a potential loss of own funds. This builds upon the Pillar 1 own funds capital requirement by assessing the risks which are not fully captured by the rules-based Pillar 1 calculation.

Whilst these risk management processes are ongoing throughout the year, an annual ICAAP Report is produced which provides an overall assessment of the current and future risk profile of the business, and demonstrates the relationship between business strategy, risk appetite, risk profile and solvency needs.

The ICAAP is owned by the Quilter Board. The Board exercises oversight through a number of governance and management committees, through the process of review and challenge throughout the year and by approving the annual ICAAP Report.

The ICAAP process and conclusions are subject to supervisory review and evaluation by the FCA on a periodic basis.

Under the IFPR regime, which was implemented on 1 January 2022, the ICAAP will be replaced by the Internal Capital Adequacy and Risk Assessment process (ICARA).

B4 Adequacy of risk management arrangements

Quilter has an ongoing process for identifying, evaluating and managing the principal risks that it faces. The Quilter Board Risk Committee reviews these risk assessments over the course of the year. The Quilter Board acknowledges its responsibility for establishing and maintaining Quilter's system of internal control, and for reviewing its effectiveness. The system of internal control is designed to manage, rather than eliminate, the risks to which Quilter is exposed. The Board confirms the adequacy of the risk management systems to Quilter's risk profile and strategy.



Section C. Risk Profile

Information on the risk profile of the business, and the principal risks and uncertainties which could impact the Group is included in the Quilter Annual Report. The principal risks and uncertainties are as follows:

C1 Business and strategic risks

Economic environment

Quilter's principal revenue streams are asset value related and as such Quilter is exposed to the condition of global economic markets. Whilst market conditions generally stabilised during 2021 from the COVID-19 pandemic, the evolving Ukraine crisis is having an impact on the economic environment, resulting in short term market volatility. Volatility in debt, equity and currency markets may adversely impact customer investment portfolios which in turn impacts Quilter's ability to generate fee-based revenue.

The key mitigants are:

- ▶ Stress and scenario analysis exercises at Group and subsidiary level.
- ▶ The share buyback programme¹ was implemented in tranches to enable Board consideration of market conditions prior to execution.
- ▶ Ongoing enhanced monitoring of market and liquidity risk exposures.

Business financial performance

While the direct impact of the pandemic on business performance has moderated during 2021, consequential impacts including inflationary pressures and an increase in the cost of living could impact customers' ability to invest and therefore investment flows. The Russian invasion of Ukraine creates increasing economic and political uncertainty which could impact consumer confidence. The potential for tax increases as well as direct inflationary impacts could result in adverse cost impacts for Quilter, acting as headwinds to our performance. Any negative impact on earnings, share price and/or capital position could have a resulting adverse effect on Quilter's market credibility and financial standing.

The key mitigants are:

- ▶ Ongoing cost efficiency focus.
- ▶ Longer-term expense targets established and aligned to the strategic Simplification programme.
- ▶ Planned propositional activity under Quilter's new segment model to drive revenue growth.

Strategic delivery

Quilter has embarked on an ambitious strategy focused on growth and efficiency, while increasing digitisation and embedding ESG wherever possible. Achieving this ambition will require the operation of a robust strategic delivery framework, and investment in capabilities. As we are now embarking on our next strategic phase and with the ambitious programme of work needed to deliver it, we are further increasing our focus in this area. Any failure to deliver on the strategic delivery programme, could expose Quilter to competitive risks and impact Quilter's franchise value.

The key mitigants are:

- ▶ Sale of Quilter International and realisation of the post-Listing objective of becoming a modern UK wealth manager.
- ▶ Establishment of the Simplification programme and identification of strategic initiatives.
- ▶ Planned mobilisation of activities to support delivery against Quilter's new strategic objectives.

1. On 11 March 2020, Quilter plc announced a share buyback programme to purchase shares up to a maximum value of £375 million.



Change execution

Quilter continues to be subject to change execution risk given an ongoing programme of material change projects, although the maturing of Quilter's change execution capabilities, and the successful completion of a number of key projects in 2021, including the Platform Transformation Programme, has reduced the impact of this risk. The effective embedding of new technology and process across Quilter is key for the next phase. Any loss of focus on change execution disciplines could impact the delivery of the intended benefits, and risk disruption to continuing operations and the control environment.

The key mitigants are:

- ▶ Successful final PTP migration.
- ▶ Successful implementation of Workday as a strategic platform for HR and Finance activities.
- ▶ Active management and prioritisation of the change portfolio.
- ▶ Enhanced executive oversight and change assurance.
- ▶ Disciplined programme and portfolio governance arrangements.

Climate strategy

Quilter takes its responsibility to the environment seriously and is determined to play its part by reducing Quilter's climate impacts. In order to do this, Quilter must develop and deliver an achievable, coherent, comprehensive and robust long-term climate strategy to manage climate related financial and non-financial risks. Failure to do so would result in Quilter being unable to meet regulatory and other stakeholder expectations and fulfil our strategic priority to become the responsible wealth manager.

The key mitigants are:

- ▶ Climate Risk Appetite statement development.
- ▶ Implementation of climate change scenario testing.
- ▶ Implementation of the required Task Force on Climate-Related Financial Disclosures ("TCFD") report.
- ▶ Further development of Quilter's climate strategy including specifying targets.

C2 Operational and regulatory risks

Advice

Quilter's financial advice services are subject to fundamental regulatory conduct requirements to assure suitability of advisory recommendations. This risk remains elevated and stable, as Quilter continues to address historic defined benefit transfer advice shortcomings of the acquired Lighthouse Group, as announced by Quilter in 2020. Remediation programmes are ongoing to ensure impacted customers receive fair outcomes and to ensure robustness of the control framework to support the ongoing delivery of suitable advice. Failure to operate effective arrangements to support the ongoing delivery of suitable advice could expose Quilter to risks associated with customer detriment, regulatory censure and remediation programmes, with consequential impacts to Quilter's business, financial condition and reputation.

The key mitigants are:

- ▶ Ongoing remediation exercise to address historic defined benefit transfer advice provided by Lighthouse to British Steel Pension scheme members and some other pension transfer cases, with a total provision of £29 million held to fund the exercise and resultant redress to these customers.
- ▶ Ongoing programme of work to enhance the control environment that supports the delivery of suitable advice in the Quilter Financial Planning business.
- ▶ Planned completion of defined benefit remediation activity.
- ▶ Further uplifts of controls in operational processes supporting the delivery of suitable advice.



Information technology

Quilter's business is dependent on its technology infrastructure and applications to perform necessary business functions. Much of Quilter's legacy IT estate is currently being replaced, by cloud-based applications reducing internal complexity. Nevertheless, a range of legacy applications are still supported, including the technology platform underpinning the divested Quilter International business, which will be supported until 2023 under a Transitional Services Agreement. Failure to manage technology risk could have a material adverse impact on Quilter's business, resilience capabilities, operations, financial condition, and reputation.

The key mitigants are:

- ▶ Technology transformation programmes across Quilter have achieved retirement of many legacy systems, with their replacement by modern cloud-hosted systems. Retired systems include legacy UK platform technology, and supporting systems in HR, Finance and Risk.
- ▶ Technology transformation continues, with further system retirements.
- ▶ Active systems monitoring.
- ▶ Technology policy and standards compliance arrangements.

Information security

Quilter's business, by its nature, requires it to store, retrieve, evaluate and utilise customer and company data and information, some of which is highly sensitive. Quilter and its service providers are subject to the risk of information security breaches from parties with criminal or malicious intent. Should intrusion detection and anti-penetration processes not anticipate, prevent or mitigate a network failure or disruption, it may have a material adverse effect on Quilter's customers, business, financial condition, operations and reputation.

The key mitigants are:

- ▶ Completion of most elements of the Information Security Improvement Programme, which has delivered uplifted controls, processes and tools.
- ▶ Cyber attack framework implementation.
- ▶ Evolution of the information security framework in the context of a cloud-based third-party application ecosystem.
- ▶ Cyber threat defences and monitoring.
- ▶ Information Security Policy and standards and associated compliance arrangements

People

Quilter relies on its talent to deliver its service to customers. People risk has remained heightened during the pandemic as Quilter's people have adapted to new ways of working during a period of significant change. Delivery of Quilter's ambitious new strategic objectives will require particular skills and competencies to be successful, including digital and ESG-related competencies. Failure to attract and retain suitable talent may impact on the delivery of Quilter's strategy and may have an adverse impact on Quilter's business, its financial and operational performance and its delivery of service to customers.

The key mitigants are:

- ▶ Launch of HR Transformation plan.
- ▶ Implementation of Workday HR to enhance HR related process.
- ▶ Talent management and succession programme.
- ▶ Performance and risk-adjusted remuneration arrangements.
- ▶ Regular employee engagement surveys.
- ▶ Quilter's staff wellbeing initiative, 'Thrive'.



Third party

Quilter procures certain services from third parties, which has increased given the significant business process and technology outsourcing to FNZ and the deployment of multiple new cloud-based technologies. If Quilter does not effectively oversee its third-party providers, they do not perform as anticipated, or Quilter experiences technological or other problems with a third party, Quilter may experience operational difficulties, increased costs and loss of business, potential customer detriment and damage to its reputation.

The key mitigants are:

- ▶ Maturing of the Third-Party Risk Management arrangements, including systemisation of controls within the Coupa procurement system.
- ▶ Centralisation of supplier management teams to facilitate consistency of approach.
- ▶ Continued evolution of oversight approach, including optimising for cloud-based applications.
- ▶ Third-Party Risk Management Framework and associated policy and standards compliance arrangements.

Operational resilience

Quilter provides important services for its customers, and its ability to maintain these services during unforeseen events is key. The continuing COVID-19 pandemic has provided comfort on Quilter's ability to operate in a severe operational resilience scenario. Any failures in Quilter's preparation for, or response to, sudden disruptions could compromise the maintenance of important business services, resulting in the potential for customer detriment, financial loss, damage to reputation or regulatory sanction.

The key mitigants are:

- ▶ Preparation for the March 2022 implementation of the enhanced UK operational resilience requirements, including identification of Important Business Services.
- ▶ Business disruption exercises, including a scenario of significant service failure by a strategic supplier.
- ▶ Business Continuity and Crisis Management Policy and related policy compliance arrangements.
- ▶ Systemised inventories of processes and dependencies.
- ▶ Resilience plans and resilience testing.

Regulatory

Quilter is subject to regulation in the UK by the PRA and the FCA, and following the sale of Quilter International, by a now reduced number of other regulators internationally. Additionally, the firm is subject to the privacy regulations enforced by the Information Commissioner's Office and international equivalents. Quilter faces risks associated with compliance with these regulations and to changes in regulations or regulatory focus or interpretation in the markets in which Quilter operates. Failure to manage regulatory compliance effectively could result in regulatory censure, including the possibility of fines or prohibitions which could impact business performance and reputation.

The key mitigants are:

- ▶ Reduced exposure to international regulatory regimes through the sale of Quilter International.
- ▶ Close engagement with regulators on regulatory developments including in respect of the FCA's Consumer Duty proposals.
- ▶ Compliance monitoring programme.
- ▶ Regulatory engagement management.
- ▶ Regulatory horizon scanning.
- ▶ Staff training and staff awareness programmes.
- ▶ Regulatory Compliance Policy, and associated policy compliance arrangements.



C3 Climate-related risks

Climate change, and society's response to it, present risks relevant to Quilter. These climate-related risks can be divided into two major categories:

- ▶ Risks related to a transition to a lower-carbon economy; and
- ▶ Risks related to the physical impacts of climate change.

Whilst many climate-related risks, particularly physical risks, may crystallise in full over longer time horizons, some of the impacts are becoming apparent now.

Quilter treats climate-related risks as a cross-cutting risk type. This means that Quilter recognises that climate-related risks have the potential to manifest through a number of the existing principal risk types within our Enterprise Risk Management Framework. For example, climate-related risks have the potential to impact Quilter's strategic, business, operational, and regulatory risk profiles.

Further information on Quilter's exposure to and management of climate-related risks can be found in Quilter's 2021 TCFD report, which is compliant with the recommendations of the Taskforce on Climate-related Financial Disclosures ("TCFD") and is published on Quilter's website.

Section D. Capital Adequacy

D1 Basis of consolidation

These disclosures relate to the Quilter CRD IV Group and are prepared on a consolidated basis ("the CRD IV Consolidation"). The scope used for the CRD IV Consolidation differs from the accounting basis of consolidation used in Quilter plc's consolidated financial statements which are prepared in accordance with International Financial Reporting Standards as adopted by the United Kingdom ("IFRS"). The accounting basis of consolidation includes all entities within the Quilter legal group. The CRD IV Consolidation starts from the accounting consolidation. From this starting point, the assets and liabilities of entities that are outside the scope of the Quilter CRD IV Group are removed. No asset is recognised for holdings in subsidiaries of Quilter plc that are outside the scope of the CRD IV Consolidation.

The entities included within the scope of the Quilter CRD IV Group are those which are classified as institutions, financial institutions, financial advice businesses and ancillary service undertakings whose principal activities consists of the provision of services primarily to other firms within the Quilter CRD IV Group. Institutions, financial institutions and ancillary service undertakings are defined in Article 4 of the CRR.

The entities which are excluded from the scope of the Quilter CRD IV Group are insurance undertakings, insurance holding companies and other firms which do not carry out any relevant activities. The own funds within these entities are deducted in determining the value of own funds for the Quilter CRD IV Group. Insurance undertakings are subject to separate regulatory frameworks.

In accordance with IFRS 10, the Quilter legal group consolidates the assets and liabilities of certain investment funds in preparing its consolidated financial statements. The investment funds are outside the scope of the CRD IV consolidation.

The Quilter legal group discloses capital adequacy on a Solvency II basis within the Quilter Group Solvency and Financial Condition Report which is published on the Quilter website.

D2 Own funds

The following table sets out the elements of the Quilter CRD IV Group's own funds as at 31 December 2021. The Group's own funds position as at 31 December 2020 is provided as a comparative.

Own Funds (Values in £m)	31 December 2021	31 December 2020
Capital instruments and the related share premium accounts ¹	173	182
Of which: ordinary share capital ¹	115	124
Of which: share premium	58	58
Retained earnings ^{1,2,3}	1,243	1,173
Accumulated other comprehensive income and other reserves	41	31
Common Equity Tier 1 (CET1) capital before regulatory adjustments²	1,457	1,386
Goodwill and other intangible assets (net of related deferred tax liabilities)	(429)	(520)
Ineligible deferred tax assets	(14)	(6)
Total regulatory adjustments to Common Equity Tier 1 (CET1)	(443)	(526)
Common equity tier 1 (CET1) capital^{2,3}	1,014	860
Tier 1 capital^{2,3}	1,014	860
Total own funds^{2,3}	1,014	860

1. Quilter's share capital comprises 1,655,827,217 Ordinary Shares of 7p each with an aggregated nominal value of £115,907,905. On 11 March 2020, Quilter plc announced a share buyback programme to purchase shares up to a maximum value of £375 million. The programme commenced on 11 March 2020. During the year ended 31 December 2021, the Company acquired 128.1 million shares. The shares, which had a nominal value of £9 million, have subsequently been cancelled, resulting in a reduction of share capital. At 31 December 2021, the committed remainder of £26 million was accrued as a liability. For regulatory purposes, the liability resulted in a £25 million reduction in retained earnings and a £1 million reduction in Ordinary share capital.

2. After own funds adjustments including deductions for unverified profit and foreseeable dividends where applicable. As the Pillar 3 disclosures for 2021 will be published following the signing of the audit report on the Group's 2021 financial statements, no deduction for unverified profit is required for 2021.

3. The disclosure does not include the impact of any future distribution of the net surplus proceeds from the Quilter International sale to Quilter plc's shareholders, except for Quilter International's contribution to the final dividend in respect of 2021.

D3 Reconciliation of IFRS net assets to own funds

A reconciliation from IFRS net assets to CRD IV Group own funds is provided in Appendix 1.

D4 Pillar 1 own funds capital requirement

The Group's Pillar 1 own funds capital requirement is calculated in accordance with the rules set out in the CRR, based on the higher of:

- ▶ the sum of the credit risk, market risk and settlement risk capital requirements; and
- ▶ the Fixed Overhead Requirement.

The resulting capital requirements are set out in the table below:

Pillar 1 own funds capital requirement (Values in £m)	31 December 2021	31 December 2020
Credit risk capital requirement	56	59
Market risk capital requirement	3	2
Settlement risk capital requirement	1	1
Total of credit, market and settlement risk requirements	60	62
Fixed overhead requirement	95	94
Pillar 1 own funds capital requirement	95	94

As a limited licence Group, the Quilter CRD IV Group is not required to hold any countercyclical capital buffers.

Credit risk capital requirement

The Quilter CRD IV Group has adopted the standardised approach to calculating relevant components of the credit risk capital requirement as 8% of total risk-weighted exposures.

The components of the credit risk capital requirement at 31 December 2021 are summarised in the table below:

Values in £m	Exposure	Average risk weight	Risk weighted exposure	Risk weighted exposure at 8%
Corporates	371	97%	361	29
Institutions	336	20%	68	5
Retail exposures	70	75%	52	4
Central governments and central banks	9	250%	21	2
Units in collective investment schemes	807	23%	183	15
Equity exposures	3	100%	3	-
Other items	14	100%	14	1
Total	1,610	44%	703	56

Figures may not sum to the totals shown due to rounding.

Risk weighting of exposures

The risk-weighted exposures of the Quilter CRD IV Group assets are based on the exposure class to which they are assigned, the credit quality of the associated counterparties and the time to maturity. Where possible, the Quilter CRD IV Group assesses the credit quality of its counterparties using External Credit Assessment Institutions ("ECAIs"). The principal ECAIs used by the Quilter CRD IV Group are Moody's, Standard & Poors and Fitch. Such weightings are especially important in the assessment of the exposures to institutions and collective investment undertakings, where such ratings are widely available.

In the event that no credit rating is available from an endorsed ECAI, the exposure is classed as unrated and the relevant risk weighting is applied in accordance with the CRR regulations. The Quilter CRD IV Group's unrated exposures include trade and other receivables.

Market risk capital requirement

Cash and cash equivalents are generally held in sterling bank deposits and sterling money market funds and there is no significant exposure to foreign currency exchange rates. The market risk capital requirement was £3 million at 31 December 2021.

Settlement risk capital requirement

The Quilter CRD IV Group has settlement risk exposures related to the execution and settlement of trades. The settlement risk capital requirement was £1 million at 31 December 2021.

Fixed overhead requirement

The fixed overhead requirement ("FOR") is equal to 25% of the fixed expenditure of the Quilter CRD IV Group. Fixed expenditure is calculated based on expenditure for the preceding year as derived from audited financial statements.

The FOR for the Quilter CRD IV Group as at 31 December 2021 of £95 million was calculated based on the expenses for the year ended 31 December 2020. The recalculation of the FOR based on the expenses for the year ended 31 December 2021 would not result in a material change to the Quilter CRD IV Group solvency position.

D5 Pillar 1 capital adequacy

The following table provides a summary of the capital position of the Quilter CRD IV Group as at 31 December 2021 and the prior year.

Values in £m	31 December 2021	31 December 2020
Pillar 1 own funds	1,014	860
Pillar 1 own funds capital requirement	95	94
Excess of own funds over Pillar 1 own funds capital requirement	919	766



Section E. Remuneration Policy and Practices

E1 Introduction

The following disclosure explains how Quilter complies with the requirements of the UK implementation of CRD IV, in particular Articles 92 to 95. For the 2021 performance year, CRD IV applied to Quilter Investment Platform Limited (QIPL) and Quilter Cheviot Limited (QCL), as well as the Quilter CRD IV Group.

Under CRD IV certain rules apply to the remuneration policies and practices for staff whose professional activities have a material impact on the risk profile of Quilter. These employees are referred to as Material Risk Takers ("MRTs") under CRD IV.

E2 Remuneration policy

Remuneration for MRTs is governed by the Quilter Remuneration Policy. The policy has been designed to discourage risk taking outside of Quilter's risk appetite, to support the business strategy, objectives and values and to align the interests of employees, shareholders and customers.

The policy is overseen across Quilter by the Quilter Remuneration Committee ("RemCo").

The RemCo is appointed by the Quilter Board and consists of non-executive directors of Quilter, which enables it to exercise independent competent judgement in remuneration matters in the context of managing risk, value and capital in line with shareholders' expectations as well as ensuring Quilter's compliance with the relevant remuneration regulatory requirements. This includes the remuneration process, structures and operation which are actively monitored as an integral part of their oversight. The RemCo met ten times in 2021. The Risk and Compliance Functions as well as the Quilter Board Risk Committee input into the Remuneration Policy and remuneration decisions as appropriate.

The Remuneration Policy has been developed based on a number of key principles. These are:

- ▶ remuneration must reinforce wider people management practices, and only reward results which support a positive employment culture and customer values;
- ▶ remuneration must align to the business drivers, corporate vision and strategic priorities of the Quilter Group and its component businesses as disclosed to shareholders from time to time;
- ▶ remuneration plans and policies must align the interests of executives with those of shareholders by rewarding delivery of the chosen strategy and sustained performance against agreed financial goals that create long-term shareholder value;
- ▶ there must be a robust quantitative and qualitative approach to reflecting risk metrics and risk management in the outcome of remuneration plans and total remuneration must be justifiable and affordable in relation to the performance attained; and
- ▶ the determination and communication of all remuneration plans must be simple, clear and transparent for employees and shareholders.

E3 Material Risk Taker identification

Quilter has identified MRTs as individuals who can, by their professional activities, create material risks for the CRD IV entities within the Group. For 2021 these entities were QIPL and QCL. Quilter has identified MRTs in line with regulatory technical standards published by the European Banking Authority setting out qualitative and quantitative criteria. Categories of staff considered as MRTs include senior management, employees in key control function roles, other employees who could create material risks, and high earners and employees remunerated at the same level as other MRTs who can create material risks for the business. The identification process takes account of the key risks defined in the relevant ICAAP as well as the controls and governance framework that individuals operate within.

E4 Link between pay and performance

Remuneration for MRTs is made up of fixed compensation (salary and benefits) and variable performance-related pay (short-term and long-term incentives). All staff are eligible for variable pay and fixed compensation is set at a market competitive level enabling a fully flexible variable remuneration policy including the ability to pay no variable pay where appropriate. The long-term nature of the businesses we operate is reflected in our remuneration structures both to protect customers and support the creation and preservation of enduring



value in the Group for the benefit of all stakeholders, such as appropriate risk adjustment measures, growing the business sustainably and creating shareholder value. Quilter is a level 3 business and consequently applies the remuneration requirements of CRD IV in a way that is proportionate to its size, nature and complexity.

Short-term incentives

Short-term incentives are structured to incentivise the achievement of annual financial and non-financial performance objectives including risk and conduct, and to align MRT reward to customer and shareholder outcomes as appropriate. Business plans against which performance objectives are set and measured are market appropriate. Control function employees are assessed against role specific performance objectives which are independent of the performance of the business units they oversee.

Awards for MRTs typically include an element of deferral in Quilter restricted shares (or into own funds for any portfolio managers). The deferred portion is designed to further align staff and shareholder interests and to support employee retention. The vesting period is three years. Guaranteed variable remuneration is paid only in exceptional circumstances and is limited to the first year of service and the severance policy does not reward failure.

Where individuals are subject to other sectoral regimes such as AIFMD or UCITS V their compensation structures are adapted if necessary to ensure compliance with the requirements of those Directives and Remuneration Codes.

Long-term incentives

Long-term incentive awards for eligible MRTs are intended to align senior management remuneration with the success of Quilter and shareholder interests.

MRTs who are members of the Quilter Executive Committee may receive an award in the form of nil-cost options in Quilter shares, which is subject to three-year performance conditions aligned to the creation of long-term shareholder value. The vesting period is three years from the date of grant with a two-year post-vesting retention period. The extent to which the award vests depends on the achievement of the performance conditions and may be between 0-100% of the award.

MRTs who are not members of the Quilter Executive Committee may receive an award of Quilter Restricted Stock Units ("RSUs"). The award of RSUs is subject to an assessment prior to grant and during the vesting period to validate that there have been no conduct issues or breaches of Quilter risk management policies. The vesting period is three years from the date of grant and the vested shares are subject to clawback for a further period of two years from the vesting date.

In both cases, the RemCo may also reduce the extent to which an award vests if it considers that undue risks were taken which could adversely impact future business earnings, operations or the reputation of Quilter.

E5 Determining bonus pools for variable pay awards

The way that the bonus pools are determined ensures that the outcomes are aligned to specific, measurable and relevant business results in a transparent manner with full consideration of the risk performance of the business.

The main pool structure is designed to share a portion of the value created with employees. It is funded based on performance against key financial metrics including IFRS profit targets (excluding amortisation of intangibles and goodwill and policyholder tax charges or credits and other one-off items) derived from Quilter's business plan and approved by the RemCo. For members of senior management the scheme also includes a net client cash flow metric and non-financial metrics covering additional risk, customer and personal performance objectives that comprise an overall balanced scorecard used to determine final incentive outcomes.

The RemCo may exercise its judgement and discretion to apply a risk-based adjustment to the pool and/or individual outcomes based on any ex-post or ex-ante risk events, the overall effectiveness of risk culture and the risk management performance of the business. To inform the RemCo in discharging its responsibilities in this respect, an independent risk report covering both quantitative and qualitative risk measures, as well as an assessment of any material risk events that have crystallised during the year, is prepared by the Chief Risk Officer and considered jointly by Quilter's Board Risk and Remuneration Committees to determine whether any adjustments are warranted.

Final senior management outcomes and the broader pool allocations are determined based on a bottom-up/target framework and reflect relative business performance where appropriate. Each business and function distributes their final allocation to employees based on relative employee performance against a balanced set of individual objectives.

E6 *Share related awards and link to performance*

Share related awards are subject to malus and clawback provisions, which may be applied if, in the opinion of the RemCo, any of the following circumstances apply:

- ▶ the results or accounts or consolidated accounts of any company, business or undertaking in which the participant worked or works or for which the participant was or is directly or indirectly responsible are found to have been materially incorrect or misleading;
- ▶ any company, business or undertaking in which the participant worked or works or for which he or she was or is directly or indirectly responsible subsequently makes a loss out of business written, due in whole or in part, to a failure to observe risk management policies in effect at that time;
- ▶ the participant has committed an act of gross misconduct or it is discovered that the participant's employment could have been summarily terminated;
- ▶ the participant has acted in a way which has damaged, or is likely to damage, the reputation of Quilter or any Group member, or has brought, or is likely to bring, Quilter or any Group member into disrepute in any way;
- ▶ any other circumstances similar in nature to those described above which the Committee justifies the application of malus; or
- ▶ in the reasonable opinion of the Committee, the participant should not have received or be entitled to receive an award.

Share Plan rules require that awards may not be hedged in any manner (such as by the participant ceding or assigning rights to a third party).

The exit conditions to be applied to share awards will be determined by the share award scheme rules.

E7 *Quantitative disclosures*

105 MRTs were identified for 2021 of which 22 MRTs were non-executive directors and 83 were employees. The aggregate quantitative information on remuneration for the 83 employees shown below relates to our MRTs only for the performance year ending 31 December 2021.

In respect of 2021, the following amounts were paid in fixed and variable remuneration to MRTs. Fixed remuneration includes base salary and benefits received between 1 January 2021 and 31 December 2021. Variable remuneration includes 2021 annual bonus awards made in March 2022 and the realised value of long term incentive awards that vested or have a performance period that ended in 2021.

Total remuneration for MRTs and Code Staff, split by senior management and other Quilter (MRTs of the consolidated group)

2021	Senior management – 6 £'000	Other – 77 £'000
Fixed remuneration	2,968	15,041
Variable remuneration	5,826	18,247
Total remuneration	8,794	33,288

Quilter Investment Platform Limited

2021	Senior management – 4 £'000	Other – 9 £'000
Fixed remuneration	813	1,622
Variable remuneration	1,410	1,238
Total remuneration	2,223	2,860

Quilter Cheviot Limited

2021	Senior management – 2 £'000	Other – 22 £'000
Fixed remuneration	531	4,553
Variable remuneration	838	7,522
Total remuneration	1,370	12,076

Due to the overlapping entities, some senior management remuneration is double counted within the above figures.

Appendix 1: Reconciliation of IFRS net assets to CRD IV own funds

The following tables provide a reconciliation from IFRS net assets for the Quilter legal group to CRD IV own funds for the Quilter CRD IV Group. Figures may not sum to the totals shown due to rounding.

31 December 2021 Values in £m	Quilter plc Consolidated IFRS financial statements	Remove consolidation of funds adjustments	Scope adjustments and related reclassification adjustments	Remove goodwill, intangibles, contract costs and related deferred tax liabilities	Remove ineligible deferred tax assets	Regulatory balance sheet for CRD IV Pillar 3 disclosures
Assets						
Goodwill and intangible assets	457	-	-	(457)	-	-
Property, plant and equipment	131	-	(119)	-	-	12
Investments in associated undertakings	2	-	-	-	-	2
Contract costs	9	-	(6)	(3)	-	-
Loans and advances	29	-	-	-	-	29
Financial investments	47,565	(6,526)	(41,036)	-	-	3
Deferred tax assets	88	-	(66)	-	(14)	8
Trade, other receivables and other assets	381	(77)	157	-	-	461
Derivative assets	14	(14)	-	-	-	-
Cash and cash equivalents	2,064	(288)	(681)	-	-	1,095
Total assets	50,740	(6,905)	(41,751)	(460)	(14)	1,610

31 December 2021 Values in £m	Quilter plc Consolidated IFRS financial statements	Remove consolidation of funds adjustments	Scope adjustments and related reclassification adjustments	Remove goodwill, intangibles, contract costs and related deferred tax liabilities	Remove ineligible deferred tax assets	Regulatory balance sheet for CRD IV Pillar 3 disclosures
Liabilities						
Investment contract liabilities	41,071	-	(41,070)	-	-	1
Third-party interests in consolidated funds	6,898	(6,898)	-	-	-	-
Provisions	93	-	(29)	-	-	64
Deferred tax liabilities	139	-	(107)	(32)	-	-
Current tax payable	2	-	12	-	-	14
Borrowings and lease liabilities	299	-	(89)	-	-	210
Trade, other payables and other liabilities	484	(19)	(220)	-	-	245
Derivative liabilities	15	(15)	-	-	-	-
Total liabilities	49,001	(6,932)	(41,503)	(32)	-	534
Net assets	1,739	27	(247)	(429)	(14)	1,076

31 December 2021	£m
Net assets per the regulatory balance sheet	1,076
Own funds adjustment for foreseeable dividend	(62)
CRD IV own funds	1,014



Appendix 2: Disclaimer

This report may contain certain forward-looking statements with respect to Quilter plc's plans and its current goals and expectations relating to its future financial condition, performance and results.

By their nature, all forward looking statements involve risk and uncertainty because they relate to future events and circumstances which are beyond Quilter plc's control including amongst other things, international and global economic and business conditions, the implications and economic impact of the COVID 19 pandemic, the implications and economic impact of market related risks such as fluctuations in interest rates and exchange rates, the impact of the policies and actions of regulatory authorities, the impact of competition, inflation, deflation, the timing and impact of other uncertainties of future acquisitions or combinations within relevant industries, as well as the impact of tax and other legislation and other regulations in the jurisdictions in which Quilter plc and its affiliates operate. As a result, Quilter plc's actual future financial condition, performance and results may differ materially from the plans, goals and expectations set forth in Quilter plc's forward looking statements.

Quilter plc undertakes no obligation to update the forward-looking statements contained in this report or any other forward-looking statements it may make.

Nothing in this report should be construed as a profit forecast.

Nothing in this report shall constitute an offer to sell or the solicitation of an offer to buy any securities.

