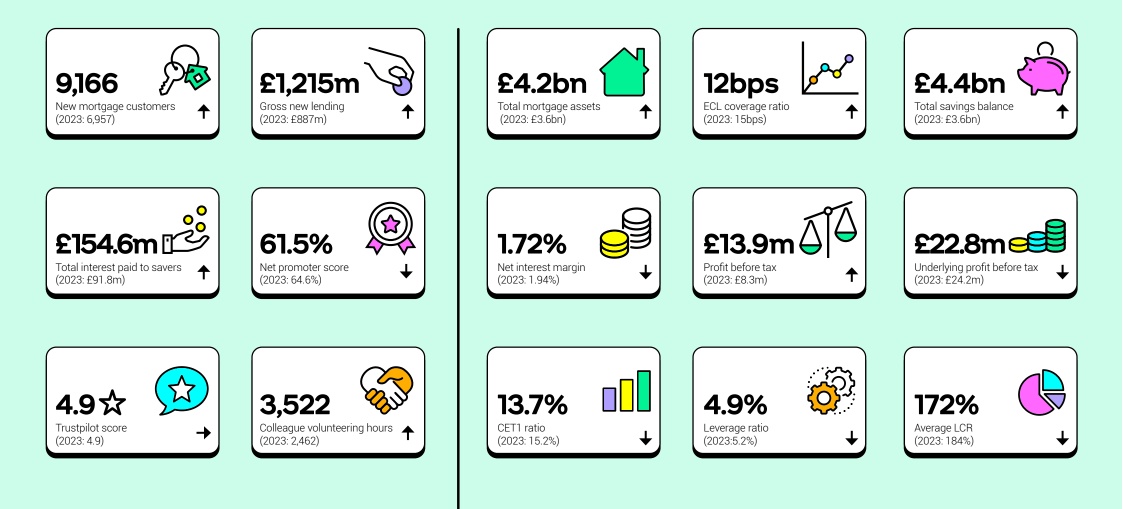
Annual Report and Accounts

for the year ended 31st December 2024



Key Highlights



↑ Positive movement | ↓ Adverse movement | → Stable

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Chairman's Statement

Introduction

2024 was a year of continued success for Nottingham Building Society ('NBS') as we strive to have a positive impact on our members and the communities we serve.

I am pleased to introduce the Annual Report and Accounts for the first time in my capacity as Chair.

I would like to start by expressing my heartfelt thanks to our previous Chair, Andrew Neden who stepped down in June following 10 years of service on the Board. The Society is benefitting from the progress made during his tenure to build a strong platform for the future. Andrew had a strong focus on the needs of our members and this is demonstrated by his concern for those members impacted by Philips Trust Corporation and our decision to offer financial support to them. On behalf of all of the Board we wish Andrew well in his next chapter.

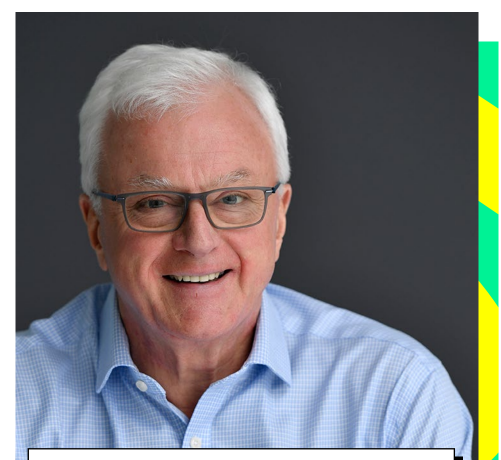
I also express our thanks to Paul Astruc, who stepped down from the Board at the end of March 2024. Paul joined the Board in 2022 as an Executive Director in his capacity as Chief Financial Officer ('CFO') and from April 2023 served as a Non-Executive Director for 12-months as planned, providing continuity. He leaves with our sincere thanks and best wishes.

In addition, we welcomed Chris Sparks as a new Non-Executive Director in March 2025. Subject to regulatory approval, Chris will succeed Kerry Spooner as Chair of the Board Risk Committee ('BRC') and Kerry will continue in her role as Senior Independent Director. Chris most recently spent nine years as Chief Risk Officer ('CRO') at challenger bank Atom.

I joined the Society's Board in December 2023, seeing significant potential for a strong regional building society loved by its members, to grow and attract new members on a national basis.



That perspective has been reinforced as I have got to know the Society over the past year, met with colleagues and members in head office and across our branch network, and worked with Sue and her leadership team as they deliver our energising growth agenda. I was delighted to take on the role of Chair in July.



The results we are publishing today are impressive – but even more so when considered in the context of the overall UK mortgage and savings market which has been subdued in 2024. We have achieved strong growth with total assets exceeding **£5bn** – the highest ever level for NBS in our **175-year** history and an excellent milestone. My thanks to all our loyal members for trusting us to support them achieve their savings and homeownership goals.

Robin Ashton Chairman

Global events have meant continued economic volatility, in turn driving an uncertain environment for UK savers and borrowers. The long-term sustainability of our Society and the financial well-being of our members are always the cornerstones of our decision-making, but particularly during this time. Whilst we have seen inflation falling, we cannot ignore the cumulative impact of rising prices both on our Society, and the cost of the goods and services we buy, but also the impact on our members.

We recognise that things are not easy for many at the current time. However, we are reporting a strong and resilient performance in our mortgage book over the past 12-months, and we have not seen a material impact on arrears levels which remain exceptionally low. Our financial performance has benefitted from interest rates remaining 'higher for longer' and we have passed this benefit on to our savings members while being mindful of the impact on borrowers. We expect further reductions in Bank Rate during 2025.

We continued to embed the changes made in 2023 to ensure that we deliver good member outcomes as required by the Financial Conduct Authority's ('FCA') Consumer Duty rules. As a mutual, our members remain at the heart of our thinking. The Board was pleased to be able to offer financial support to those members impacted by Philips Trust Corporation, alongside other building societies, and this is outlined in greater detail later in this report.

The pace of change and use of technology in our sector is increasing rapidly and the market has never been more competitive. Greater competition and a desire to improve consumer awareness of the service and propositions we offer, drove the decision to update our brand. We want to ensure we are perceived as a future focused modern mutual, with a broad member appeal. In 2024 we were delighted to welcome an increase in new members primarily through digital savings channels. We decided to rename our savings app from Beehive Money to Nottingham Building Society, bringing all our savings members together under one brand name. We want all of them to recognise they are members of our mutual building society. We have made a number of prudent strategic investment decisions to invest in technology to develop both competitive advantage in the future and the resilience of the Society.

As a mutual, playing our part in the community is fundamental and I am delighted that the Society is making a difference with partnerships to tackle homelessness, an issue that is increasing within Nottingham region as well as nationally.

The Board was also pleased to see that colleague engagement remains strong, with a small improvement on 2023. It has been good to see the superb service from our branch teams that we know our members value continuing to be validated through very high Trustpilot scores.

On behalf of the Board, I would like to thank all our colleagues for their commitment and hard work on behalf of our members.

As Chair I will ensure members continue be at the heart of our Society and at the forefront of all our decisions.

Thank you to our members for your continued custom and loyalty.

Robin Ashton Chairman 5th March 2025

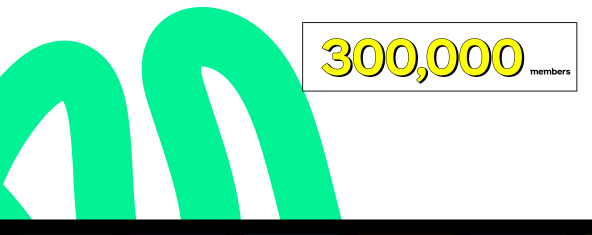
Chief Executive's Review

A successful year delivered together

I am pleased to report that 2024 was a successful year for Nottingham Building Society. In a challenging mortgage market, we have helped more people than ever before own their own home, and we have attracted more savings members than at any point in our 175year history.

I would like to start by thanking and recognising the contribution of our **511** colleagues without whom this would not have been possible. I'd also like to thank our **300,000+** members for their loyalty and continued custom. Finally, I would like to recognise the contribution of our partners, including the mortgage intermediaries who help our members secure funding to buy their home, in helping us deliver these results. Our success would not be possible without our highly committed team of people or without the support of our members and partners.

Thank you too, to our Board which has continued to support and provide strong governance on our strategy of growth and change. This year we said farewell to Andrew Neden and welcomed Robin Ashton as our new Chair. I would like to express my personal thanks to Andrew for everything he did for the Society. Robin has an extensive and deep Executive and Non-Executive Director background which is proving invaluable in taking the Society forward.



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A strong financial performance

The 2024 annual results and the strategy delivery have been comprehensive, with strong growth in total assets underpinned by growth in both branch and digital deposits. Total assets in the Society have now exceeded £5bn. New mortgage lending margin has increased by **38** basis points year on year in an extremely competitive market. These results demonstrate our focus on helping a broader cross section of borrowers in more specialist segments of the market.

The financial results since we embarked on our strategy in 2022 have been supported by higher interest rates which is good news for savers but less so for borrowers. Despite this, we have remained competitive and focussed



on people whose needs correspond to the 'more difficult to find mortgages', which has meant we have grown our Balance Sheet by **40%** over the last two years.

As part of our growth plans, we have continued our partnership with our thirdparty forward flow partner, Gen H. We share a common purpose to help broaden homeownership to those who in the past have been excluded from obtaining a mortgage. Their customer focus and innovation approach is similar to our own.

Our branch network and digital savings members have supported this lending growth through an increase in savings deposits. We are particularly proud of the performance of our digital savings app which was formerly known as Beehive Money and now rebranded to Nottingham Building Society. The number of members signed up to our app has increased significantly over the past two years; digital savings now total over **£1bn** with the app providing access to a range of savings propositions. Branches have also contributed strongly to growth, and in October we reached a key milestone of **£3bn** of branch savings balances.

Market conditions continue to be fierce. In mortgages, pricing in the mainstream markets has only been commercially viable for those players with current account funding and / or considerable scale. The constraints on household finances have led to more subdued purchases and in the Buy-to-Let sector, the Government's taxation changes, as part of the Budget in October 2024, appear to have had an impact.

The savings market has also become much more competitive over the past year. This has been a result of more banks and building societies having to repay the money they had previously borrowed via the Bank of England's liquidity scheme, Term Funding Scheme with additional incentives for Small and Medium sized Enterprises ('TFSME'). This represents a significant change to the cost of savings compared to the last 10-years. This competition is only likely to increase further in 2025 ahead of the scheme ending. NBS has repaid the remaining £180m under this scheme in February 2025.

In February 2025, we also successfully completed our first public securitisation for part of our mortgage book, which has provided us with further funding diversification.

We have grown at an impressive rate with increased margins on new business in the last 2 years.

The mutual sector supporting its members

We joined with three other building societies in order to support those members who were impacted by the actions of Philips Trust Corporation. As we reported in our interim results, our overall profit before tax has been impacted this year by £10.2m as a result. The Board and I consider that supporting these members was the right thing to do and the steps we took to do so formed part of a voluntary solution offered by all four building societies.

This concern for members and willingness to support them demonstrates our mutual sector ethos. Together we have taken action to support **2,000 members** who lost investments which they placed in trusts in good faith with one company and which were subsequently moved to another which lost a substantial proportion of the investments.

Delivering the change we need to serve our members in the future

In addition to our strong trading performance, I am delighted to announce that we are making good progress in strengthening foundations as well as transforming the Society. This transformation is needed to ensure we can continue to be sustainable, safe and secure for all our members and offer great mortgage and savings products in the future.

Systems support and resilience

Many of the IT systems which required upgrading have now been upgraded but this is a continuous process to keep on top of new capability and security. Upgrading our core banking platform which supports member transactions every day has proved to be more complex than originally anticipated and we are aiming to complete this activity over the next 18 months, after which any changes should become more business as usual.

Supporting mortgage lending decisions

Our new mortgage application system, Origo, was launched in December initially as a pilot scheme. In the first phase of its implementation, we have now seen our first mortgages starting to progress using this platform. We will be adding more intermediaries and more product types to it throughout 2025. This will provide the technical capability to meet the more specialist market needs. It will also support us to provide great member and broker experiences through reducing the time between member application and mortgage offer, better document collection and Artificial Intelligence to help support the process.

We also moved our lending credit decision engine system onto Lending Metrics, which supports much quicker changes to products and propositions so we can react to member and broker feedback more quickly. This will then be integrated into the new Origo mortgage platform along with new data sources which will enable us to help more potential mortgage members and intermediaries more efficiently.

Targeting new market segments

In line with our purpose to help the Extra Ordinary own their own home, we started to establish ourselves as a specialist mortgage lender by tackling some new market segments in 2024. Specifically, we started with a new mortgage product designed to meet the needs of foreign nationals looking to buy property in the UK. At the end of 2024, we had received over £65m of applications. As we become better known in these specialist areas, we anticipate more and more of our members will be able to receive more specialist products and propositions which will be enabled by our technology, data, and lending decision capability.

Updating our Nottingham Building Society brand

To ensure we are well positioned for the future, we reviewed and updated our brand and changed from 'The Nottingham' to 'Nottingham Building Society' with a new brand identity and logo.

Nottingham Building Society



In December we also rebranded Beehive Money to

Nottingham Building Society bringing all of our members together under one name, so they all recognise they are part of a mutual building society owned by its members.

By way of background to this, five years ago the Society launched its new savings app under the Beehive Money brand to appeal to younger people and attract Lifetime ISA balances. Whilst this worked to some extent, the Beehive brand did not gather high levels of recognition, and did not resonate more broadly. Further research which has been conducted over the last five years, has continually shown that 'The Nottingham' did not resonate with younger people nor did it build on the mutual aspect. It had very low levels of brand awareness even in Nottingham which only had 3% awareness and less than 1% nationally. As a result of these factors, we needed to change.

Recent research demonstrated 'The Nottingham' brand was seen as outdated and the most powerful element for members is that we are a building society. We needed to modernise our brand in a way which would stand the test of time, to be more relevant and memorable and would support our strategy. We want to demonstrate supporting the different needs of members both through the specialist types of mortgages we offer and the myriad of reasons why people save.

We also wanted to provide proof points to go with the strategy such as a broader range of savings products in the digital channels and the ability to support different

types of mortgage products and propositions. For us this is not just about colours and logos, it is about presenting our organisation as a future-focused modern building society ready to meet the needs of all our members now and in the decades to come.

We will continue the roll-out of our new brand in our branch network over 2025 and beyond.

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Serving our members better now and in the future

We continue to invest in our people, systems and processes to support the growth of the Society in a robust and sustainable way. This has included updating and strengthening our IT systems as well as widening and deepening our capability in finance, products, pricing and risk.

Putting our members first

We continue to value our members' feedback and to look to deliver first class member experiences. Our Trustpilot score of 4.9/5.0 is testament to the great service we provide in our branch network. Our digital savings app has strong scores of 4.5/5.0 and we will be combining the scores going forward.

Net Promoter Score is another measure of the level of member satisfaction in our service as well as in the interest rates we pay to our savers; and in all areas, we are above the score of 50 which is high in the financial services sector.

In 2025 we will have our first in-person Annual General Meeting ('AGM') since the pandemic. We are looking forward to seeing our members either at our AGM or at other events we will be holding.

Supporting our communities

As a mutual, playing our part in the community, and supporting an inclusive society are central elements in our business. We have continued to focus on the combination of volunteering days which support a wide number of local initiatives and charitable donations primarily focussed on homelessness both locally and nationally.

Our commitment to our two key charity partners, Shelter on a national basis, and Emmanuel House in Nottingham, has continued this year. We are delighted to make financial donations as well as share skills and experience with both organisations, for homeless people to benefit. Our total volunteering hours increased to over 3,500 in 2024.

Within our own workplace community, I have been delighted to welcome new and developing colleague networks, run by colleagues, tackling and supporting a range of issues. We were a proud sponsor of Nottingham Pride 2024, and I was delighted to join colleagues in our Pride Network and allies in taking part in the celebrations in central Nottingham in the summer.

Investing in our people

Our ambition is to make Nottingham Building Society one of the best places to work. The UK employment market within the financial sector is highly competitive and we continue to attract great people and develop the capabilities of our team.

Engagement survey scores are a key indicator of how motivated our colleagues feel to work for the Society and at the end of 2023 whilst good, they were not above the median. In 2024 we put a great deal of energy into the areas that we know make a real difference to colleague engagement. I am pleased to say we have seen a rise in engagement levels as a result.

We also sponsored a number of our leaders to develop their market and leadership skills undertaking the University of Loughborough MSc in Strategic Leadership as well as launching an apprenticeship scheme. In 2025 we are increasing development opportunities for all colleagues.

Outlook

Following two years of strong growth, we are purposely managing to achieve a lower level of growth in 2025. We want to consolidate our position, and ensure a solid platform for future growth as we embed technology enhancements and capture the benefits of investments made in recent years.

The service we provide, and providing real value to all our members is key to our strategy. These are important factors as we build a stronger more resilient building society, to enable us to lend more to those eager to buy their own homes and weather the uncertain macro environment that lies ahead.

In summary

In a world of increasing complexity and challenge, 2024 was further evidence of a successful year for NBS.

We are delighted with the progress that has been made but we are not complacent. We know there is more to do, and we are determined to continue the momentum we have generated over the past few years.

We will continue to put our members, our colleagues and our communities at the heart of everything we do.

Thank you for supporting us for the last 175 years and over our future journey.

Sue Hayes

Chief Executive Officer 5th March 2025

Strategic Report

Strategic Report

Our Blueprint for the Future

There is a constant requirement to assess how the world is changing and how our strategy needs to adapt to meet the expectations of our members. This need has become more critical in the face of the current economic climate, marked by higher inflation and interest rates. These challenges are compounded by global instability, including the ongoing war in Ukraine and conflict in the Middle East, which have further disrupted supply chains, driven energy price volatility, and intensified economic uncertainty.



Building societies are the original purpose-led financial services organisations. Redefining

our purpose is a crucial step in concentrating our efforts to maintain a positive impact on our members.

We have continued with our strategic blueprint that consists of three elements:

- **Our purpose** the role we play in our members' lives, why we do what we do;
- Our strategic drivers what we need to prioritise; and
- Our behaviours how we all need to operate.

The journey we undertook involved our entire organisation, gaining significant insights into our present and future customers and members, our competitors and the broader ecosystem. This deep thinking ensured we landed on something meaningful that demonstrates how we can help people when they need it the most.

We know home ownership is a life changing milestone, with the potential to provide happiness, security and opportunity for generations to come. Whilst we have been helping people buy houses for over 175 years, we know that home ownership is becoming increasingly difficult for significant parts of the population and as a Society we want to be there to support people to achieve this milestone.

We also recognise that treating traditional borrowers in a consistent and fair way is something that we and the mainstream banks can do well. This has meant that those audiences are well catered for by mainstream banks who operate at scale and building societies therefore need to compete on service and differentiation. We are focused on supporting people who want to buy their own homes but find it hard to get onto the housing ladder because they don't have regular monthly incomes or have hit bumps in the road but are fundamentally good financial risks. This Extra Ordinary group has grown significantly over the last few years and so offers a real opportunity for us to meet the true mutual purpose and to pay our savers appropriate rates for supplying the funding to help them.

As a result, our purpose is: **"Together we fight for the Extra Ordinary to own their own home."**

We define Extra Ordinary as hard-working people with circumstances that many lenders might view as out of the ordinary - from self-employed professionals to those who have had a setback in their career or financial history. We believe this community has a right to be understood and that their needs and circumstances are known so they can achieve their dream of owning a home. This is something that is worth us all fighting for and we commit to going the extra mile to do this.

This purpose lives at the core of our blueprint for the future. To support delivery of this, we have also given clear direction of what we need to do to deliver this through our strategic drivers and the behaviours our team needs to embrace.

Strategic Report (continued)

To achieve our purpose, our decisions will be driven by these principles:

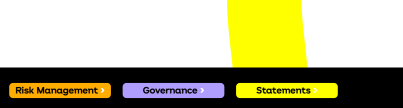
- **Mighty Foundations** the right foundations for our business are in place. The processes, governance, people and technology will underpin our Society to ensure we are strong and resilient now and in the future;
- Extra Ordinary Depth to help our members, customers and partners including brokers, we must build a deep and ongoing understanding of them and their circumstances. A journey of deep listening, learning and adjusting using internal and external data to help us;
- **Purposeful Innovation** we want to create and deliver leading propositions and customer experiences that will support long term sustainable advantage to lead in these markets and to enable us to deliver our purpose; and
- **10X Allies** we want our allies to be crucial partners who are passionate about our purpose and work with us to accelerate and multiply the impacts we can make. We want to create a movement of people who are on the journey with us to help more and more people own their own home.

As a mutual, it is in our DNA to understand the power of working together and we know our purpose cannot be achieved in isolation. We will identify the partners and like-minded allies that will join us in pursuit of our purpose. This includes our saving community who are integral to the movement that will enable home ownership for thousands of people every year. It also includes our colleagues, and through our behaviours we will build a culture where our purpose can be realised.

Directors Report >

We encourage them to:

- Have the brave conversation we create an environment where people feel confident to speak up and challenge with the intent to support ongoing improvements in what we do and how we do it;
- Make the bold leap we take action. We lean into the change and drive it forward, challenging the status quo to continuously make things better; and
- Seek the big insight We demonstrate curiosity, leaving no stone unturned to find different perspectives and to understand problems and opportunities equally.



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Business Model and Group Strategy

Nottingham Building Society is a Top Ten UK building society with Total Assets in excess of £5bn.

Sottingham Building Society

The Society operates under three membership hubs:

- **Mortgages** via our intermediary-led lending hub, offering a wide variety of mortgages and more recently through our partnership agreement with a fintech mortgage provider;
- Branches via our regional presence of 31 locations across 8 counties; and
- **Digital** our online platform and mobile app, providing access to digital savings accounts.



Mortgages

During 2024, we continued our focus on gaining a deeper understanding of our customers and members to ensure our mortgage products and services help make borrowing easier to access for those who currently find it harder to do so for lifestyle or career choices.

Our aim is to provide prospective borrowing members with a choice of mortgage propositions that suits their needs, through our mortgage broker network or via our mortgage originator partnership.

In 2024, we began positioning ourselves as a specialist mortgage lender by entering new market segments. A key initiative we launched was a tailored mortgage product for foreign nationals seeking to purchase property in the UK. As our reputation in these niche areas grows, we expect an increasing number of members to benefit from our specialised products and services, driven by advancements in our technology, data, and lending decision capabilities.

Branches

We provide traditional branch services to serve those who prefer face-to-face propositions, offering branch-based savings accounts alongside financial planning, estate planning and mortgage advice through our independent partners. Our colleagues strive to provide members with an excellent member service and ensure their financial needs are met.

Digital

The Nottingham Building Society app, formerly Beehive Money, is the Society's online and mobile app proposition providing savings accounts to members that prefer to manage their savings themselves, but also supported by our online web chat and telephony member advocates.

The digital membership hub offers several tax-free and taxable savings products and provides several advice partnerships, accessible on the platform, to help firsttime buyers achieve their home purchase goals including access to mortgage advice, conveyancing services and ways to help manage and improve their credit scores.

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Overall Business Performance

The economic environment in the UK remained challenging across 2024.

Throughout this period of economic instability, we have continued to deliver on our purpose and stay focused on the long-term sustainability of the Society, whilst balancing the interests of both savings and mortgage members throughout.

The mortgage market in 2024 has remained subdued due to higher interest rates and cost-of-living pressures, consequently reducing demand and further compounding competitive pressures. Nevertheless, against this backdrop we have delivered a record high total asset position of £5.2bn for the Society, with growth across both organic and inorganic mortgage volumes, supported by a diversified funding base.

Throughout the period, we have continued to serve our members with a range of mortgage products, enabling us to generate growth in application volumes despite the subdued market, reflecting the strength of our proposition and service we provide for brokers, partners and ultimately our members. The achievement of significant new lending volumes of £1,215m in 2024, an increase of 37% over the prior year, is a testament to the enhancements we have made (and will continue to embed) with planned investment in our mortgage / credit platforms to make it even easier to deal with us, ultimately resulting in a better experience for members and brokers.

We are conscious of the impact that the higher cost-of-living has had on mortgage affordability and have proactively supported members facing difficulties in meeting monthly payments. We were among the first lenders to sign up to the Mortgage Charter, providing assurance to our members that they will be helped through these testing times.

In 2024 we have achieved a record high Total Mortgage Assets position of



Our savings members are of utmost importance to the delivery of our strategy as their deposits support borrowers achieve their goal of home ownership. We remain committed to providing savers with secure propositions that offer easy access to their savings and competitive interest rates. Following the closures completed in 2022 we have maintained our network at 31 branches, whilst improving our online digital proposition to ensure an excellent experience for our members when accessing their savings through their preferred channel.

The Group's business activities are focused within the UK and predominantly relate to mortgage lending which is funded primarily through domestic deposits.

Both the Chair's Statement and Chief Executive's Review include a summary of factors affecting our performance in 2024 and should be read in conjunction with this report.

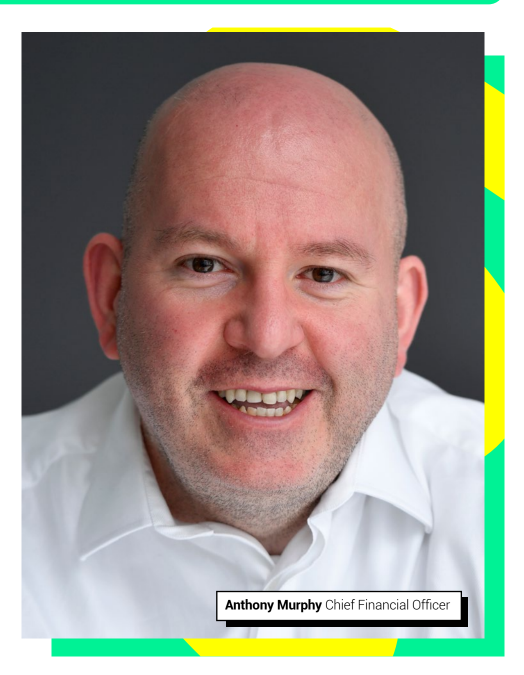


Overall Financial Performance

This section is presented on a group basis only as the financial performance of the Group is assessed by Management at this level given the relatively simple group structure.

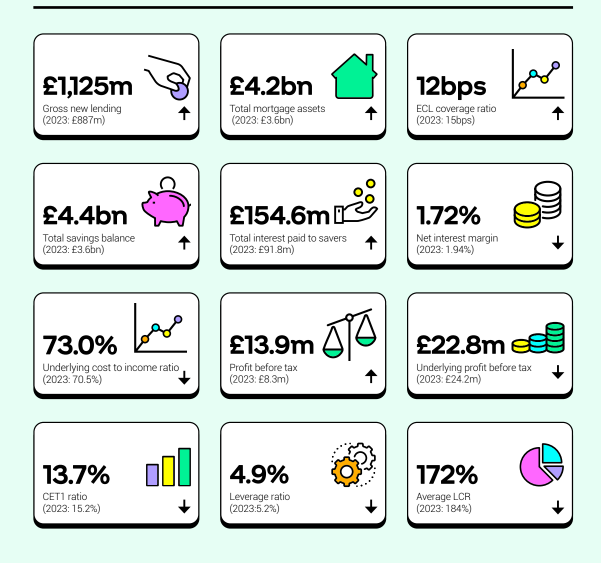
Our financial performance is reviewed regularly by our Board using several measures, including statutory profit before tax and underlying profit before tax. Underlying profit represents an alternative performance measure which excludes items such as fair value volatility and significant one-time charges that do not reflect the Group's day-to-day activities. Our Board considers underlying profit before tax to be an appropriate measure of the underlying performance of the business.

The presentation of underlying profit before tax remains consistent with that in prior years. Further information is provided in this Strategic Report with a reconciliation of the underlying profit to statutory profit included on page 17.



Key Performance Indicators

Total Group Basis



 \uparrow Positive movement | \downarrow Adverse movement | \rightarrow Stable

Financial Highlights

As a mutual we do not pay dividends to external shareholders; our profit requirements are driven solely by our need for ongoing capital to support our activities. We look to ensure capital remains sufficient to ensure we are resilient to severe economic stresses and enable continued investment to help more members in the future. In 2024, the key financial highlights included:

- Statutory profit before tax in 2024 of **£13.9m** (2023: £8.3m);
- Underlying profit for the year decreased to **£22.8m** (2023: £24.2m), reflecting income growth, offset to a greater extent by higher costs;
- Interest receivable and similar income has increased to £267.3m (2023: £200.6m) due to growth in mortgage balances and interest rates remaining 'higher for longer', with Net Interest Margin ('NIM') decreasing to 1.72% (2023: 1.94%) due to the impact of rising funding costs;
- Gross mortgage balances increased to £4.2bn (2023: £3.6bn), whilst Member deposit balances increased by £0.8bn to £4.4bn (2023: £3.6bn);
- Underlying cost to income ratio increased to 73.0% (2023: 70.5%), due to growth in the cost base exceeding growth in net interest income;
- Management expenses were £61.7m, an increase of £4.1m versus 2023. A significant proportion of this increase relates to a rise in people costs and investment in our brand and transformation programme;
- **Enil** charge was recognised in 2024 on provisions relating to impairments (2023: credit of £0.1m), due to an improved macroeconomic outlook and improvements in the House Price Index ('HPI'), whilst retaining an elevated provision balance of £5.2m (2023: £5.2m) for the continued affordability pressures on borrowers;
- Common Equity Tier 1 ('CET1') and Leverage Ratio decreased to 13.7% and 4.9% respectively (2023: 15.2% and 5.2%), primarily due to growth in mortgage assets: and
- · Voluntary payments made with regards to Philips Trust Corporation of £11.2m, with £1.0m recovered through the administration process.

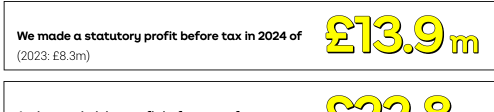
The results are prepared in accordance with the, UK-adopted, International Financial Reporting Standards ('IFRS') as set out in Note 1 to the Financial Statements. Underlying results are shown on the next page, together with a reconciliation to the statutory results.

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Income Statement Review

	Group 2024	Group 2023
Total Group Basis	£m	£m
Underlying net interest income	83.6	79.3
Underlying net fees and commissions receivable	0.9	2.4
Underlying Net income	84.5	81.7
Management expenses	(61.7)	(57.6)
Impairment credit on loans and advances to members	-	0.1
Underlying profit before tax	22.8	24.2
Voluntary payment expense associated with Philips Trust Corporation	(11.2)	-
Recoveries against Philips Trust Corporation expense	1.0	-
Gains / (losses) from derivative financial instruments	3.9	(14.2)
Net strategic investment costs	(2.6)	(0.2)
Other	-	0.3
Loss on disposal of treasury assets	-	(1.8)
Profit before tax	13.9	8.3

Profitability



And an underlying profit before tax of (2023: £24.2m)

We made a statutory profit before tax in 2024 of £13.9m (2023: £8.3m) and an underlying profit before tax of £22.8m (2023: £24.2m). The decrease in underlying profit is primarily due to a rise in management expenses due to the cumulative impact of higher inflation in recent years, continued investment in both people and transformation activities and an uplift in Gen H fees. Net interest income increased in 2024 as a result of mortgage book growth and careful margin management, offsetting the impact of higher funding costs.

On a statutory basis, the Group's profitability has been impacted by the proactive and voluntary support offered in light of issues surrounding Philips Trust Corporation. The background behind the voluntary support is provided within the Chief Executive's Review, on page 7, with further information available on the Society's website. In addition, statutory profit benefitted from gains on derivative financial instruments in 2024 compared to losses in 2023.

Profit after tax is our primary source of new capital and is essential in ensuring long term security for members, as well as meeting the regulator's capital requirements. We continue to operate from a position of financial strength and adopt a cautious approach to ensure we can best serve our members, colleagues and the communities in which we operate.

Total Income and Net Interest Margin

	2024	2023
Net interest margin	1.72%	1.94%

Statutory net interest income was **£83.6m** in 2024 (2023: £80.3m), increasing **£3.3m** year on year, and reflects growth in income together with a reduction in NIM to 1.72% (2023: 1.94%).

The fall in the Society's NIM is attributable to an increase in funding costs, as fixed term deposits have continued to reprice at higher rates throughout 2024. The Society has also enhanced its liability hedging strategy which results in higher interest payable in 2024 but will help mitigate against the impact of falling interest rates in the future.

The average rate paid to our savers above the average paid across the market amounted to 49bps¹ (2023: 48bps), rewarding our savers with:



Savings rates have increased, due to higher average interest rates and a competitive market in 2024, coupled with additional savings balances to support growth and to enable repayment of funding received through the TFSME. NBS is committed to ensuring depositors are rewarded appropriately for placing their funds with the Society and we have continued to offer competitive rates to our members.

Other Income

Net fees and commissions receivable relates to fees, commissions and other operating income; with 2023 benefitting to a greater extent from a change in approach to the recognition of valuation fees.

Management Expenses

The Group's management expenses include administrative expenses, depreciation / amortisation and strategic investment costs.

	2024 £m	2023 £m
Underlying administrative expenses	56.8	50.9
Depreciation and amortisation – underlying	4.9	6.7
Management expenses – underlying	61.7	57.6
Strategic investment costs	2.6	0.2
Change in accounting estimate	-	0.7
Other	-	0.5
Management expenses – strategic	2.6	1.4
Total management expenses	64.3	59.0
Represents:		
Administrative expenses	59.4	52.3
Depreciation & amortisation	4.9	6.7
	64.3	59.0

Management expenses have risen due to a combination of inflation and ongoing investment in both technology and people to support the Society in achieving its strategic goals. We continue to invest in a multi-year transformation programme to improve the experience for our members. We have focused on operating the Society efficiently with close control over our costs and associated ratios which remain important measures as we work to deliver our strategy.

As a result of these investments, management expenses have increased by **7.1%**, with underlying management expenses increasing by **9.0%** compared to prior year. We continue to carefully manage our costs in line with internal targets and are continuously looking to identify appropriate efficiencies, whilst at the same time investing for the long-term future of the Society.

Impact of Philips Trust Corporation

The Society has incurred net expenditure of **£10.2m**, reflecting the anticipated cost of voluntary payments to impacted members and customers, after taking account of recoveries. Further information is provided within Note 27.

¹ CACI's CSDB, Stock, January 2024 to December 2024, latest data available. CACI is an independent company that provides financial benchmarking data of the retail cash savings market.

Gains / (losses) from Derivative Financial Instruments

The Society uses derivative financial instruments to manage the interest rate risk arising from its fixed mortgage treasury asset and savings accounts and applies hedge accounting where possible. Changes in fair value are primarily due to timing differences, which will trend to zero as the asset or liability reaches maturity.

During the year, fair value gains amounted to **£3.9m** (2023: loss of £14.2m), including:

	2024 £m	2023 £m
Fair value movements on swaps held against the mortgage pipeline	2.1	(2.8)
Amortisation gains / (losses) from the reversal of (losses) / gains recognised in both the prior and current periods	0.8	(6.6)
Movements in the ineffectiveness of the hedge accounting portfolio	0.8	(4.5)
Fair value movements associated with treasury micro hedge relationships	-	-
Fair value movements on swaps associated with the secured funding vehicle	0.2	(0.3)
Gains / (losses) from derivative financial instruments	3.9	(14.2)

More detail on the fair value gains and losses in the period is available in Note 5.

Impairment Credit on Loans and Advances to Members

We hold provisions for expected credit losses across all loans, based on the probability of each loan defaulting and resulting in a loss, whilst considering a range of assumptions about future economic scenarios and an assessment of whether the credit risk of the loan has increased.

Despite the continued challenges faced by borrowers, the number of borrowers in arrears by 30 days or more remains low at 0.55% at 31st December 2024 (December 2023: 0.35%).

An impairment charge of £nil was recorded in 2024 (2023: credit of £0.1m), reflecting an improved macroeconomic outlook, resulting in a lower coverage ratio of 0.12% (2023: 0.15%), offsetting the expense associated with growth in mortgage assets. Total impairment loss provisions at 31st December 2024 were £5.2m (December 2023: £5.2m). The key judgements and estimates involved in the calculation of impairment loss provisions, including the use of post model adjustments, are set out in Note 15.

Taxation

The tax charge for the period amounts to £4.6m (2023: £nil), reflecting the higher level of profitability within the Society as a standalone entity. Further information is provided in Note 8 to the Financial Statements.

We manage our tax obligations to ensure compliance with all statutory requirements and do not intentionally structure transactions to give a tax result which is contrary to the intentions of Parliament. We maintain an open and transparent relationship with His Majesty's Revenue and Customs ('HMRC') and the Board Audit Committee ('BAC') reviews our Tax policy annually. This provides a framework for the operation, planning and oversight of tax and tax risk to ensure compliance with relevant legislation. The policy has been complied with throughout the year.

Statement of Other Comprehensive Income Review

The defined pension scheme's liabilities are suitably hedged by the pension scheme's assets due to the hedging strategy undertaken by the Society. This can be observed in both 2024 and 2023, where gains / (losses) on the pension scheme's liabilities have been appropriately offset by (losses) / gains on the pension scheme's assets.

Micro fair value hedge accounting has been implemented during the year to mitigate the impact of interest rate movements on fixed rate treasury assets. Treasury disposals in 2023 crystalised Income Statement losses of £1.8m, with a corresponding gain in other comprehensive income.

Statement of Financial Position Review

	2024 £m	2023 £m
Loans and advances to customers	4,201.8	3,543.9
Liquid assets	917.0	801.3
Other assets	107.9	129.7
Total assets	5,226.7	4,474.9
Retail & wholesale funding	4,908.3	4,150.4
Other liabilities	65.1	81.0
Reserves	253.3	243.5
Total liabilities & reserves	5,226.7	4,474.9

We provide residential mortgages in the UK, through a network of approved mortgage brokers. We fund most of the mortgage lending with members' savings, through a range of channels, while the remainder is funded from other financial institutions, including Central Bank facilities, on competitive terms.

Mortgage Lending

Gross Balances	2024 £m	2023 £m
Residential	3,650.3	3,155.0
SBL	589.5	437.4
Total	4,239.8	3,592.4

Total gross mortgage balances were higher than in the prior period at £4.2bn (2023: 3.6bn). Net lending in the year reached £647.4m (2023: £555.5m), driven by strong market sentiment to the Society's propositions. Balance growth of 18% was fuelled by increased exposure to owner-occupied residential mortgages through organic and inorganic channels, outperforming the UK market.

Residential mortgage balances, including owner-occupied and traditional buy-tolet, rose to £3.7bn (2023: £3.2bn), while Secured Business Lending ('SBL') balances, including commercial and portfolio Buy-to-Let ('BTL'), increased to £0.6bn (2023: £0.4bn). Buy-to-let remains a key part of our lending mix, complementing our core focus on supporting extraordinary borrowers, balancing risks, and enhancing financial resilience. We acknowledge the vital role of quality rental housing as a stepping stone to homeownership. The Society is also executing a planned exit from the commercial segment.

Our lending policy strikes a balance between supporting homeownership and safeguarding borrowers and the Society. In 2024, we maintained this policy while enhancing lending through optimised scorecards and strategies within our risk appetite. Average Loan-to-Value ('LTV') for new lending was 69.7% for Residential and 61.0% for Buy-to-Let (2023: 71.5% and 61.2%), with overall book indexed LTV at 52.4% and 50.0%, respectively (2023: 50.2% and 49.5%).

The mortgage portfolio is well distributed throughout England and Wales and is predominantly focused in the three broad areas of East Midlands, Yorkshire & Humberside and London & South-East.

Retail and Wholesale Funding

The Society funds its mortgages through a combination of retail savings and wholesale funds.

Gross Balances	2024 £m	2023 £m
Branch savings	3,188.1	2,672.3
Non-branch savings	1,162.1	895.0
Retail savings	4,350.2	3,567.3
Secured wholesale	494.5	515.0
Unsecured wholesale	45.4	48.8
Collateral liabilities	17.9	19.3
Retail & wholesale funding	4,908.0	4,150.4

The Group operates a diverse funding strategy to ensure an optimum mix and duration of retail and wholesale funding. Retail savings are, and will continue to be, the cornerstone of our funding requirement, with the remainder acquired via the secured and unsecured wholesale funding markets.

As a mutual, we remain committed to providing savers with a secure home for their deposits, by offering competitive products through both our online channels and branch network, which remains a critical part of our strategy. Notably, savings balances acquired through digital channels exceeded £1bn for the first time in 2024. Our savings balances now stand at **£4.4bn** (2023: £3.6bn) with growth in 2024 particularly driven via digital which has offered market-leading rates during the year. We aim to support our members through this challenging period by paying attractive rates while managing current and future financial risks.

Total wholesale funding at 31st December 2024 was £0.6bn (31st December 2023: £0.6bn), representing 11.4% (2023: 14.0%) of total funding. The movement in wholesale funding in 2024 reflects a £25m repayment of some of our drawings from the Bank of England's TFSME significantly ahead of its contractual maturity date, and the rollover of the existing secured bilateral funding facility to £186.1m (2023: £246.2m).

Subsequent Events

On 5th February 2025, Lace Funding 2025-1 PLC raised £350m of funding in the Group's debut public Residential Mortgage-Backed Securities ('RMBS') issuance and on 7th February 2025, the Society repaid the remaining TFSME funding balance to £nil, reducing the amounts owed by the Society to £nil. Further information is provided in Notes 16 and 37.

Liquid Assets

The Society maintains a prudent level of liquid resources, of an appropriate level and quality, to meet its financial obligations as they fall due under normal and stressed conditions. This is demonstrated by the strong Liquid Asset Ratio which amounted to 18.66% at 31st December 2024 (2023: 19.31%).

The level of liquidity required is closely monitored and considers forecasted and stressed outflows on a dynamic basis. We have increased our levels of liquidity during 2024 and the year-end position is strong, which provides protection and flexibility in this uncertain economic environment.

The Group's liquidity resources comprise a combination of 'On-Balance Sheet' liquid assets and access to contingent funding from the Bank of England secured against approved mortgage portfolios. By holding liquid resources of the highest quality, which can be turned readily into cash, the Group is able to manage the excess liquidity it holds to a lower level.

The Group's 'On-Balance Sheet' liquidity is made up as follows:

Gross Balances	2024 £m	2023 £m
Balances held with the Bank of England	443.3	429.1
Multilateral Development Banks	60.4	28.8
UK Gilts & T-Bills	109.8	63.2
Mortgage-backed securities	70.3	97.8
Covered Bonds	159.4	150.3
Other	73.8	32.1
Liquid assets	917.0	801.3

At 31st December 2024 liquidity included £0.9 billion of High-Quality Liquid Assets ('HQLA') (2023: £0.8 billion), which are either in cash or are readily realisable as cash when required. 100% of our liquidity assets are rated A or above (2023: 100%).

The Prudential Regulatory Authority ('PRA') monitors liquidity under the Capital Requirements Regulation ('CRR') framework. The two key measures are the Liquidity Coverage Ratio ('LCR') and Net Stable Funding Ratio ('NSFR'). These are being reported in accordance with the transitional CRR / CRD rules, which came into force on 1st January 2022. The Society was in excess of the minimum levels required for both measures at the end of the year with the LCR being 172% (2023: 184%) and NSFR being 150% (2023: 143%).

Capital

The Society continues to focus on maintaining capital ratios to protect members' interests, with all capital ratios in excess of the regulatory minima.

Our regulatory capital predominantly comprises accumulated retained profits in the general reserve and subscribed capital provided through Permanent Interest-Bearing Shares ('PIBS'). Capital is ultimately held for the protection of depositors and other creditors by providing a buffer against unexpected losses.

The Regulator requires that the Society holds a certain amount of capital against the assets it holds. This is referred to as its Total Capital Requirement ('TCR'). As at 31st December 2024, the Society's TCR was set at 8.4% (2023: 8.5%) of Risk Weighted Assets ('RWAs') or £151.2m (2023: £133.2m).

Total regulatory capital has increased by £6.6 million during 2024 to £268.5 million (2023: £261.9m). This is mainly due to retained profits accumulated during the year, which are added to the general reserve.

As a result of the growth in our mortgage book, RWAs have grown by £225.1m during 2024. Our CET 1 Ratio, calculated on a transitional basis, has reduced to 13.7% from 15.2% at 31st December 2023.

The following table shows the composition of our regulatory capital as at 31st December.

Capital Resources	2024 Transitional CRD £m	2023 Transitional CRD £m
Common Equity Tier 1 Capital		
General reserves	253.2	243.3
Fair value reserves	0.1	0.2
Regulatory adjustments & deductions	(8.7)	(5.5)
Total Common Equity Tier 1 Capital	244.6	238.0
Total Additional Tier 1 Capital	-	-
Tier 2 Capital		
Permanent Interest Bearing Shares	23.9	23.9
Total Tier 2 Capital	23.9	23.9
Total Regularatory Capital	268.5	261.9
Risk Weighted Assets	1,790.4	1,565.3
Capital Resources	%	%
Common Equity Tier 1 ('CET1') ratio	13.7	243.3
Total Tier 1 ratio	13.7	0.2
Total Capital ratio	15.0	(5.5)
Leverage ratio	4.9	238.0

Capital Requirements

Pillar 1 – we hold capital to meet Pillar 1 requirements for credit risk, operational risk and market risk.

Pillar 2A – PRA requires us to hold additional Pillar 2A capital for the risks not covered under Pillar 1. At 31st December 2024, the regulatory requirement was 0.4% of RWAs, a point in time estimate set by the PRA during the year.

Capital Buffers – in common with other banks and building societies, we are required to hold capital buffers that can be utilised to absorb the impact of a stress scenario. Our buffer comprises the following elements:

- sector-wide capital conservation buffer, set at 2.5%;
- macroprudential countercyclical capital buffer currently set at 2.0% of RWAs for exposures to the UK; and
- additional requirements calculated through the Internal Capital Adequacy Assessment Process ('ICAAP') to satisfy our risk appetite over the planning horizon and absorb the impact of a severe, but plausible, stress scenario.

The ICAAP is reviewed by the PRA when setting the Society's Total Capital Requirement (Pillar 1 and Pillar 2A). We perform regular stress tests on our capital base and these tests have consistently demonstrated a surplus above requirement after applying management actions.

We have utilised available transitional arrangements in relation to the impact of adopting IFRS 9 on regulatory capital and the figures above reflect those arrangements.

The Leverage Ratio, which is calculated as Tier 1 capital divided by total Balance Sheet exposure, has decreased to 4.9%. This is being reported as per the transitional CRD rules. This is driven primarily by higher asset exposures due to growth in the mortgage book.

Further information regarding the Society's capital management can be found in the Pillar 3 report available at www.thenottingham.com.

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Principal Risks and Uncertainties

NBS is a low-risk, UK-based organisation and, in common with other financial institutions, the nature of the business results in several unavoidable or inherent risks.

The Society captures the most material risks to which it is exposed within eight principal risks. These risk categories were updated through revisions to the Risk Management Framework ('RMF') in March 2024.

The Society continues to identify new or evolving risks through its RMF. Looking ahead, and taking note of the external environment, the Society is conscious of economic uncertainties and other horizon risks. In recent times, the change of government in the UK, change of president in the US, continued conflict in Ukraine and the Middle East, as well as the continued volatile interest rate environment, give rise to a number of risks and uncertainties. Added to this, the ever-competitive trading environment, the increasing rate of change of technology, and the continued evolution of the regulatory environment, give rise to further challenges which must be navigated in the pursuit of the Society's strategy.

The Society now defines the following eight Principal Risks:

Strategy & Business Model Risk	The risk that Nottingham Building Society does not have an appropriate strategy and Corporate Plan to deliver sustainable long-term value to members and / or fails to effectively implement and execute the strategy. Strategy Risk includes consideration of climate related risks.
Capital Management	The risk that Nottingham Building Society does not have sufficient capital or allocates it ineffectively. This includes Society's ability to manage its capital effectively in a range of business and economic environments.
Market & Interest Rate	The risk to Nottingham Building Society's net interest income and economic value arising from changes in market interest rates and mismatches in the Society's Balance Sheet.
Retail Credit	The risk of loss stemming from a borrower's failure to repay a loan or otherwise meet a contractual obligation. [Note: wholesale credit risk is covered under Liquidity and Funding Risk].
Liquidity & Funding	The risk that Nottingham Building Society, although solvent, does not have sufficient financial resources available to meet its obligations as they fall due. This includes consideration of wholesale credit risks.
Legal & Regulatory	The risk that Nottingham Building Society fails to comply with legal and regulatory requirements and / or fails to meet its contractual obligations.
Customer & Conduct	The risk associated with failure to deliver good outcomes for Nottingham Building Society's members.
Operational	The risk of loss resulting from human factors, inadequate or failed internal processes and systems or from external events.

Economic Uncertainties

As headline inflation has continued to fall, the Bank of England ('BoE') has responded with reductions in the Bank Rate. As wage growth continues, the combined effect of these trends is anticipated to reduce pressure on cost-of-living for UK homeowners, with consequent reduction in inherent credit risk in retail mortgage portfolios.

The reducing interest rate environment does, however, give rise to downside risks of margin compression, and market risks due to uncertainty around the quantum and timing of rate changes.

In addition, heightened geopolitical uncertainty continues, with war persisting in Ukraine giving rise to significant global economic risks. This, added to changes in the US administration and signalled changes to US economic policy (a more protectionist stance, tariffs etc.), gives rise to significant economic uncertainty.

Domestically, the new UK government has delivered its first Budget, with some significant changes, the economic impact of which have yet to be seen. In particular, changes to stamp duty on BTL property could have an impact on demand in this sector, with increased employer National Insurance having the potential to impact unemployment, with consequent second order risks for the Society.

While changes to fiscal policy do give rise to some uncertainty, the new government has also delivered positive messages on its support of the mutual sector and financial services more broadly, seeing the sector as a key driver of its growth agenda going forward. As always, the Society remains mindful of these sources of economic uncertainty, and it continues to maintain significant surpluses of financial resources, both capital and liquidity, to navigate through any turbulence. The Society has historically had low levels of arrears and defaults, and its mortgage book has proved extremely resilient during economic turbulence over the past several years.

However, the Society remains ever vigilant, and undertakes regular stress-testing, conducts an annual ICAAP, regularly assesses the levels of provisions held against bad debts and sets a capital appetite requirement at a level that is designed to be more than adequate to absorb credit losses should they arise. The Society maintains a capital position in excess of its regulatory capital requirement (TCR plus combined buffers).

Lending decision-making is supported by models which are regularly reviewed and overseen as part of the governance framework to ensure they remain relevant in an uncertain macroeconomic environment. The Society will continue to take a prudent approach both in its assessment of house prices and in its forecast of arrears levels.

The Society will also continue to monitor closely all relevant economic forecasts to ensure that all emerging risks and shifts in dynamics are considered.

Trading Environment

Trading conditions continue to be challenging as the mortgages and savings markets remain highly competitive.

On the mortgages side, the Society's strategy and business plan is seeking to increase margin, while growing the Balance Sheet, the combination of which is only possible by identifying and catering for underserved niches in the market. The Society has been successful in this regard in recent years, having significantly grown its Balance Sheet while delivering strong lending margins on new business. However, to maintain this trajectory, the Society will need to continue to innovate and develop its underlying capabilities in credit decisioning, operations and technology more broadly.

On the Savings side, as rates continue to fall, there is a risk of margin compression. In addition, the closing and repayment of the BoE TFSME facility creates a sectoral increase in demand for funding which is expected to put upward pressure on pricing.

Noting the challenges of this environment, the Society has made developments in several areas that should help to offset some of these risks. The delivery of the rebrand and unification of the digital and branch channels under Nottingham Building Society brand is anticipated to provide some differentiation and benefit on the savings side, with improved capabilities around proposition development and pricing continuing to provide benefit on the lending side.

Strategy Risk

As the Society continues on its journey to modernise its capabilities and proposition, grow the Balance Sheet, and enhance its model to build a sustainable business for the long term, there continue to be risks to the delivery of this vision.

The Society is particularly focused on the risk that we do not realise the lending margins anticipated in the plan, that cost of funds is higher than we anticipate, that costs related to transformation are higher than anticipated, or that expected efficiencies and lower cost to income ratio generated through delivery of transformation are not realised.

With these risks in mind, the Society has clear guardrails within which the business is required to operate to ensure that any deviations from expected outcomes are identified early and addressed. These guardrails ensure that as we grow and transform the business, we are doing so in a measured, deliberate and stable manner.

Reputational Risk

The Society has recently launched its new brand, with broadly positive feedback from staff, sector and our members. However, any major rebrand exercise brings inherent reputational risk which must be anticipated, monitored and managed.

While the Society experienced some negative sentiment from some corners of the press and public around the announcement of the new brand, this was isolated and did not have any notable impact on complaints, business operations, or business volumes. However, the Society remains vigilant to the heightened reputational risk at this time given the context of the recent rebrand and noting that the roll-out and embedding of the brand will continue for some time.

Funding Risk

Volatile markets and elevated interest rates have resulted in increases to costs of funds and balancing the reward of saving members with margin management will need continued careful consideration. The higher interest rate environment has led to an increasingly competitive landscape.

Furthermore, the closure of the TFSME facility does create an additional sector-wide pressure on demand for funding, which must be taken account of in funding plans.

The Society possesses a diverse mix of funding options to allow it to secure retail funding at competitive rates, including the digital capability provided by the app, and has worked to enhance capabilities and funding options over the past year. Liquidity is assessed as part of the Internal Liquidity Adequacy Assessment Process ('ILAAP') which includes robust stress testing.

Partnerships Risk

Nottingham Building Society works closely with key partners who provide services to members on its behalf. As the Society explores new ways of meeting the needs of its members, it is likely that the number of key strategic partners will continue to increase. Nottingham Building Society has existing relationships with a number of key strategic partners who support elements of the strategy, such as a forward-flow lending partner, lending and decisioning platform providers, core-banking platform provider, and infrastructure and networking providers.

The Society recognises that working with external parties requires close and continuous oversight, and has robust measures in place to support this. The Society continues to manage such relationships closely enabled by rigorous contractual requirements and strict service delivery standards. All partners are monitored to ensure that their services meet the Society's high standards at all times and, where applicable, ensuring that they meet defined financial adequacy requirements. Metrics on service delivery are reviewed regularly at management committees.

Transformation Risk

The Society continues to make significant investment in its IT infrastructure, to both enhance operational resilience and provide enhanced capability to facilitate its strategic goals.

The inherent risks associated with technological change, including potential business disruption and / or operational loss, will be at heightened levels during this transformation. This has been recognised by the Society and is being appropriately managed using a defined change framework, with additional investment in change management capabilities, including the appointment of several suitably experienced professionals.

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Cyber Risk

In tandem with the Society's increasing digital presence, cyber security risk continues to rank highly on the Society's agenda and over recent years the Society has observed an increase in the volume of external cyber-attacks. This, combined with the increasing technological and organisational sophistication of malicious actors, represents an increasing challenge and threat to the business, in common with the reported experience of other businesses across all sectors.

Work is constantly undertaken to enhance and monitor the effectiveness of risk management in this space. The investment of resources to support this will continue, with the support of third parties who are working closely with the Society to ensure information security controls remain robust against the fluid external threat environment.

The Society remains proactive and will continue to invest in its cyber capabilities as this 'arms race' continues. Technical expertise is complemented with education and awareness activities to ensure that employees are equipped to recognise and manage the risks associated with cyber activity. The capability to respond to and recover from cyber events is kept under continuous review including contingency planning, crisis management and disaster recovery plans.

Operational Resilience Risk

Operational Resilience remains a significant focus for the Society, reflecting the important role that the Society plays in its members' lives and the potential impact on members due to disruption to our services. In addition, Operational Resilience remains a key regulatory focus.

Nottingham Building Society has worked to develop a clear understanding of its most important business services which, if significantly disrupted, have the potential to cause intolerable harm to its members. In parallel with broader transformation and change activities, the Society continues to invest in improvements to the reliability and resilience of its business services generally, with a particular focus on those that could have a detrimental impact to its members.

Climate Change Risk

Enhancement of the Society's approach to climaterelated risks continues with greater definition around responsibility frameworks for climate risk and metrics to monitor objectives related to carbon neutrality and Net Zero. Risks remain however around interpreting the impact of climate on the Society's assets and members with modelling and the sourcing of reliable data being an industry-wide challenge.

Regulatory & Legal Risk

Several regulatory requirements are currently being delivered. The implementation of Consumer Duty was completed in line with regulatory prescribed timeframes, while the potential impact of incoming Basel 3.1 and associated Small Domestic Deposit Takers ('SDDT') requirements is a key consideration for the Society. The timeframe for implementing the new regulatory regime has been delayed to the 1st January 2027.

Activities for areas like Climate Risk, Operational Resilience and Consumer Duty are enduring and require continued dedication of resources to facilitate effective embedding, evolution of approaches and ongoing monitoring and management. The volume of new regulatory activities shows no sign of abating, with further developments expected into 2025, with government having signalled intended reforms to Senior Manager Certification Regime ('SMCR') and a review of the impact of the Consumer Duty.

The Society monitors the regulatory environment actively to ensure that it can comply fully with all new and changing regulatory requirements. Horizon scanning is a key process that supports the work of the Legal, Regulatory & Conduct Risk Committee ('LR&CC'), which oversees the Society's approach to developing new processes in line with regulatory changes.

Anthony Murphy

Chief Financial Officer 5th March 2025

Stakeholder Engagement Report

The Board acknowledges the variety of stakeholders we have and the significance of evaluating and comprehending their requirements. We have established communication channels for each stakeholder group to guarantee that their perspectives are considered in the overall decision-making process. The table below outlines our primary stakeholder groups and how we engage with them:

Stakeholder	Who they are	What is expected from us?	How do we listen and engage?
Members & Customers	 Retail borrowers Retail savers 	 Offer mortgages that are affordable and fairly priced; offer good value savings accounts; provide a friendly, efficient service; tailor help for vulnerable members; and support broader societal goals. 	 AGM; member newsletter; member panels; focus groups and panels; Society's website; face-to-face; telephone; e-mails; and volunteering.
Colleagues	 Colleagues Contractors 	 Implement equitable reward and remuneration policies; support a good work-life balance; encourage and support personal development and training; foster an inclusive culture that values diversity and celebrates it; prioritise the well-being of physical, mental, and financial aspects; demonstrate empathy, respect, and fairness in all interactions; show genuine concern for the physical, mental, and financial well-being of colleagues; and show empathy, respect, and fairness to all. 	 Engagement via leadership; colleague surveys; provide engagement via leadership teams; connect through colleague networks; keep colleagues up to date on all things Society related; and data analytics and monitoring activities on key engagement and employee value proposition key performance indicators.
Community	 Local communities Charities and community groups 	 Dedicate resources to promote the economic well-being of communities; actively contribute to broader societal goals; cultivate an inclusive culture that values and celebrates diversity; and operate as a sustainable business while embodying social responsibility. 	 Advocacy on matters important to stakeholders; addressing climate change, encompassing carbon footprint reduction and achieving Net Zero emissions; supporting local community initiatives; and charity donations and charity days for staff to volunteer their time.
Partners	 Brokers Suppliers Auditors Industry bodies Investors 	 Ensure ease of interaction and simplicity in dealings; collaborate as trusted partners to achieve shared success; provide helpful, efficient, and approachable service; and take tangible steps to contribute to broader societal goals. 	 Direct engagement through specialist teams; direct engagement through face-to-face meetings and events; Annual Report and Accounts; Regulatory News Service announcements; and investor reporting.
Regulators	 Central and local governments PRA FCA 	 Swiftly and proactively resolve member issues; act within the law and regulations and in the interests of our members; operate in line with the requirements of Consumer Duty, ensuring products are fit-for-purpose and represent fair value; be financially strong and secure by maintaining adequate resources, including capital and liquidity; act with integrity and transparency; and prioritise operational resilience. 	 Operate in accordance with the law and regulations, prioritising the well-being of our members and customers; quickly and pre-emptively address member concerns; and ensure financial strength and security by upholding sufficient resources, including capital and liquidity.

Corporate **Responsibility Report**

As a mutual building society, it's important for us to have a meaningful and lasting impact on our local communities. This impact spans across our 31 branch locations, our Nottingham head office and our colleagues' home locations.

Our impact takes many forms: through volunteer time, given by colleagues; charitable fundraising and donation of goods to support charities and nonprofit organisations, in addition to financial donations to our chosen charities.





Corporate Responsibility Report (continued)

Continuing to support people who are homeless and at risk

Our social impact programme continues to focus on supporting people who are homeless or at risk of homelessness to access both emergency and longer-term services to help them towards a safe home. In 2024 we sustained our charity partnerships with Emmanuel House and Shelter. To start the year, we hosted both of our charity partners at our allcolleague annual event, 'POP Live'. The opportunity to sit down with both partners, on stage in front of 500 colleagues was an apt way to begin the year, raising awareness for the work they do, empowering colleagues to engage with our partners as well as raising vital awareness of the struggles currently faced by people experiencing homelessness or at risk of becoming homeless. Many colleagues sited the session as a stand-out part of the whole event, cementing our commitment to our communities as an important priority for the Society.

Our partnership with Emmanuel House, who are a Nottinghambased independent charity working to support people who are homeless, rough sleeping, in crisis or, at risk of homelessness in and



around the city has been supported by colleagues and members through donations of goods and funds throughout the year. Our colleagues have collectively given nearly 240 hours of volunteer time to the charity, serving meals, supporting with site maintenance and sorting donations at the Support Centre. As well as this, our colleagues have contributed their professional skills in the



form of membership on the charity's Marketing and Fundraising committee as well as a recruitment and onboarding best-practice deep dive to improve the quality and suitability of applications for roles with the organisation.

Rosie Needham-Smith, Marketing and Fundraising Manager at Emmanuel House said of our partnership, "We continue to enjoy our mutually beneficial partnership with Nottingham Building Society, the support they have given enables us to continue our work tackling homelessness in our city. It is the support of the wider community that enables us to succeed in helping people out of homelessness and we are deeply grateful for the variety of support that Nottingham Building Society continues to provide."

To complement working with a Nottingham-based organisation, our other charity partnership with Shelter allows us to support people across England, meaning any of our colleagues or members



could signpost people to receive assistance wherever they are in the country. Our colleagues have continued to fundraise for Shelter in 2024, creatively taking part in events such as the charity's 'Vertical Rush' challenge, climbing 420 steps, (42 floors) in London's Tower 42 building and raising over £750, as well as holding multiple bake sales in branch and contributing to Shelter's 'Super Santa' gift drive.

In August colleagues from our Lending teams, predominantly Payment Support advisors visited Shelter's Sheffield-based Helpline, of which our charitable funding has been supporting. The day gave an opportunity for our colleagues to hear from people working on the Helpline, sharing the complex scenarios people accessing support are experiencing as well as learning more about Shelter's resources and processes that support the wellbeing of their Helpline advisors. We have taken some of these learnings to improve our own processes for colleagues in payment support roles.

Bradley Ewles, Corporate Partnerships Executive at Shelter shared "It was a delight to host colleagues from Nottingham Building Society at our Helpline in August. After a generous donation to our Helpline last year, we were keen to show the amazing work of our Helpline colleagues and the impact that it has. The day was also a learning experience for Shelter teams too as we reflected on best practice and factors affecting homelessness and mortgage repayments. Days like this are crucial to strengthening the bond between our two organisations and have laid the foundations for an even more successful partnership going forward."

We will continue to work with both Emmanuel House and Shelter in 2025, building on our mighty foundations to enable further colleague and member involvement with each of them.

At the heart of our branch communities

Beyond our partnerships with Emmanuel House and Shelter, our branch colleagues continued to lean in to causes most in need in their local areas. This culminated in gifting of volunteer time, donations of goods and awareness raising as well as fundraising through events such as bake sales, themed weeks and physical challenges.

Our 31 branch locations collectively gave over 2,119 volunteer hours, an increase from the year before as our teams committed to focusing on positive community impact as a core part of their purpose. Our branch teams organised more in-house events than ever before - seeking to benefit both members and non-members in their local area - such as fraud and scam awareness sessions, bereavement cafes and charity-led coffee mornings to bring people together and provide a safe space for people to connect and share life experiences with one another.



Corporate Responsibility Report (continued)

Empowering our colleagues to go further

Alongside our branch teams, colleagues across all locations invested more than ever in relationships with charities and non-profits needing support. In fact, over 50% of our colleagues gave their working time to benefit causes in 2024. This accumulated in 3,522 hours (2023: 2,462 hours) of volunteer time, a record all-time high for the Society since we began formally recording our social impact.

We've also seen further uplift in colleague sentiment around our social impact programmes, with 90% of colleagues agreeing that our commitment to our communities is genuine, a 10% increase on 2023's results.

Colleagues have not only given time to personal passions and local connections, but they have also engaged with centrally organised activities such as our ThinkForward business mentoring programme.

For the third year running, our volunteers supported young people to build confidence in their own skills and to open their minds to the various opportunities they have beyond secondary education.

As we reflect on 2024, we're pleased that our ambition to embed our social impact programmes and continue to offer colleagues accessible opportunities to engage with these has seen results. In 2025 we will continue to focus our work on supporting people who are homeless or at risk of homelessness to access essential services as well as further empowering our branch network to show up for causes and issues faced by our local communities through giving their working time and resources to make a continued, sustainable impact.



ThinkForward business mentoring programme, a six-week commitment working with young people identified as at risk of becoming Not in Education, Employment or Training ('NEET') when they leave secondary education.

50%

of our colleagues gave their working time to benefit causes in 2024

Risk Management > Governance >

Building an inclusive culture

Aligned with our new brand promise, our culture focus has been on facilitating an inclusive environment to support delivering the best outcomes for our members.

Creating an inclusive workplace is a journey we're fully committed to; in 2024 we launched four of our five colleague-led inclusion networks. These networks focus on a range of personal characteristics and interests including: mental health, gender, identity, sexuality, race, ethnicity and menopause. They are now playing a key role with awareness, education and celebration of our difference, acknowledging that when we can bring our authentic selves to work, we have a greater opportunity to perform at our best – and this helps make our building society a brilliant place to work.

Our colleague networks build strong internal communities, and act as a sounding board for our Diversity, Equity & Inclusion, ('DE&I') strategy and our people policies, ensuring we protect and support our colleagues to the highest standard.

It's an evolving journey that sometimes means trying things for the first time. For example, our Embrace network, (focusing on inclusivity from the perspective of race and ethnicity) did just that earlier this year. Raji Sidhu-Housden, Business Development Manager, shared; "My experience being at Nottingham Building Society, at the height of the riots earlier on this year was good and refreshing. As a British Asian, to feel targeted, isolated and frankly confused about the mood of the nation towards me being here in the UK in my home was rather unnerving. However, that changed when the Society very quickly responded with action, setting up support groups on Teams and in-person at Head Office for colleagues and leaders to get together and simply 'talk, discuss and acknowledge' what was going on around us. It made me feel valued and 'seen' and that was a truly remarkable moment in my journey with the Society and personally for me it was an affirmation that I had finally arrived at an organisation that I am truly aligned with and vice versa."

2024 was a year of many firsts for our inclusion networks - our Pride group, (focusing on inclusivity for the LGBTQIA+ community) led our inaugural sponsorship of NottsPride in July. Nearly 40 colleagues came together, including CEO Sue Hayes, to celebrate and march in the parade. For many colleagues this was both a happy and proud occasion, seeing us stand publicly as a society who show up for all colleagues, no matter their personal characteristics.

We also celebrated our first 'Family at work' morning in the summer - led by members of our Women's network - inviting children and young people connected with our colleagues to come into both our branches and head office building for a morning of education and enjoyment. Our colleagues facilitated introductions to our history, saving versus spending as well as a scavenger hunt, crafts and face painting. It was a great way to bring colleagues together whilst giving children and young people an insight into the breadth of careers and opportunity at Nottingham Building Society.

Beyond our inclusion networks, in 2024 we made great progress with our overall investment in our colleagues,

providing more opportunities for learning-based development - introducing a brand-new e-learning platform and piloting additional training for colleagues on topics such mental health and wellbeing as well as change excellence and process improvement.

We saw out the year with the appointment of Lisa Winnard into the role of Chief People Officer ('CPO'). Since joining us in 2023, Lisa has been dedicated to our mission of cultivating an inclusive and forwardthinking Society, where every colleague has the means to fulfil their true potential.



Sustainability Report

The Financial Stability Board created the Task Force on Climate-Related Financial Disclosures ('TCFD') to improve and increase consistent reporting of climate-related financial information. The following Sustainability Report presents the Society's climaterelated disclosures under the TCFD requirements.

Governance

Nottingham Building Society's Board is ultimately accountable for all climate change related matters. The Executive Committee ('ExCo') is responsible for deriving the Society's strategic response to climate change and overseeing day to day management of climate-related activities. It provides the focal point for climate-related decision-making and is supported by Subject Matter Experts from across the Society. The BRC and the Executive Risk Committee ('ERC') are responsible for oversight of climate-related risks.

Risk oversight committees, include the Asset & Liabilities Committee ('ALCo'), Retail Credit Committee, Operational Risk & Resilience Committee, Model Governance Committee, LR&CC and Change Portfolio Investment Committee ('CPIC'). These committees have primary responsibility for identifying, managing, and reporting of climate-related and other risks. The ExCo has ultimate responsibility for co-ordinating all climate-related risks and assessing them collectively as part of the quarterly review of the Strategy Risk dashboard, of which climate risk is a component. The BRC (under delegated authority from the Board) has been fully engaged with the Society's response to climate change.

Nottingham Building Society operates a 'three lines of defence' model for risk management, in common with many financial sector firms. Responsibility for identifying, managing and reporting risks, including climate-related risks, resides with the first line of defence. The second line of defence is responsible for providing challenge and oversight over the first line, the risks being assessed and modelled and oversight of the reporting of them to ensure it remains comprehensive. The third line of defence is responsible for providing independent assurance and assessment of the impacts of climate-related risks.

In addition, Nottingham Building Society has several policies and procedures in place, which define the Society's approach to climate change and ensure that activities are performed consistently and in accordance with the Board's stated objectives and goals.

Strategy

Throughout 2024 we have targeted the reduction in our Scope 1 and 2 emissions as a priority underpinned with a commitment to reduce our overall Stage 1 and 2 emissions by a minimum 10% over the year versus 2023. As detailed in our 2023 report this approach was agreed due to Scope 1 and 2 being more within our direct control. During 2024 we have focused on continued deployment of various energy efficient and emission reduction initiatives throughout the business, through our in-house Facilities team. The rollout of temperature control devices within our branch estate was completed during the year, supporting further improvements in our Scope 1 and 2 energy usage.

During 2023 we renewed our green electricity to power our entire business for another three years (removal of all gas boilers from our estate was completed in 2022). Additionally, we have rolled out smart meters and introduced passive infrared light sensors across the entire estate. We have integrated this increased quality data with an energy analysis portal that allows us to identify where we have spikes in usage, which we can then take steps to address.

Working closely with our energy consultants and supplier base we will continue to explore new energy efficient and emission reduction initiatives as the market evolves with new products and technology.

Sustainability Report (continued)

Climate change scenario analysis

The Society assesses climate change risk across two main categories. Physical risk considers the impact of physical effects of climate change or weather-related events such as flooding. Transitional risk assesses the transition to a low-carbon and climate resilient future such as changes in policy and regulation.

To ensure strategic decisions are informed appropriately, a range of scenario analyses are performed in relation to climate change. These include the impact of flooding across the mortgage portfolio as well as transitional risks of an increase in minimum Energy Performance Certificate ('EPC') ratings and the potential costs this could incur.

Analysis is considered across three potential lenses in line with the Climate Biennial Exploratory Scenario ('CBES') published in 2022. These include:

- Early policy action: transition to Net Zero starts early with global warming limited to 2 degrees;
- Late policy action: policy delayed until 2031 and is more sudden and disorderly. Global warming limited to 2 degrees; and
- No policy action: mitigation is either absent or unsuccessful and global warming increases to 3 degrees.

Outputs from the scenarios are used to inform the ICAAP assessment and are also considered across the risk categories in NBS's RMF. The conclusion from the ICAAP assessment is that no additional capital is required to cover climate change risk.

Risk management

Identification

Nottingham Building Society recognises that climate change is far reaching across its business and to capture all the material touchpoints, climate risk is embedded within the Society enterprisewide. Alongside the scenario analysis, the Society recognises that climate risk can manifest across a broad range of areas.

Nottingham Building Society has eight principal risk categories and climate risk is included as a subcategory under the Society's Strategy Risk Principal Risk Type ('PRT'). This provides an elevated and centralised view of climate related risks.

The risk appetite statement states that the Society has a low-risk appetite for not meeting the statutory requirements of climate change and our own stated climate change related goals.

Several targets and metrics have been developed, which support the risk appetite. These have been informed by several factors, including multiple scenario analyses. The targets considered for 2025 include:

Short-term

- Physical measures taken to reduce emissions;
- Reduction in Scope 1 and 2 emissions by 10% in 2025; and

Long-term

• Net Zero by 2050.

The metrics and risk appetite are formally assessed by risk oversight committees (at least quarterly). In addition, climate-related risks are assessed as part of the half-year forecast and corporate planning processes, to ensure that the current assessment of climate-related risks and strategic objectives are aligned and the activities co-ordinated.

Nottingham Building Society recognises that the identification, measurement and forecasting of climate-related risks present unique challenges, not least because of the longer-term nature of the risks, the uncertainty around when and how they will manifest and challenges around accessing reliable data and modelling it effectively, all of which are common, to a lesser or greater extent, to organisations. The Society's approach to climate change and the effective management of associated risks will inevitably evolve, as internal and external understanding and approaches develop.

Sustainability Report (continued)

The most material climate-related risks identified are as follows:

- **Credit risk** and the impact of climate change on Nottingham Building Society's existing and future lending books from both a physical and transitional risk perspective;
- **Operational risks** including impacts on how the Society and its third parties and strategic partners operate and conduct business; and
- Legal, regulatory & conduct risks arising from the need to comply with challenge laws and regulations and the impacts of them on our business operations.

As the most material risks, these will form the focus of the Society's response to climate risk management in the short-term.

Management and integration

The risk assessment has informed the Society's risk appetite statement for climate change risk, which has been approved by the Board.

Metrics and targets

Carbon Footprint

We have strengthened our relationship with our longstanding utilities partner, Inspired Energy, during 2024 and they will continue to support us in developing our carbon strategy.

Deliverables as a direct result of our work with

Inspired are as follows:

- quarterly assessment and reporting of our Scope 1 and 2 emissions;
- completion of selected site surveys to understand our current emissions and opportunities for reduction;
- options for carbon offset projects;
- integration of an energy analysis portal within the Estates and Facilities team; and
- annual review of our performance against targets.

During 2024 we set a target to reduce our Scope 1 and 2 by a minimum of 10% against 2023 full year on a consistent basis. The introduction and implementation of various energy efficient and emission reduction initiatives throughout the year have contributed to Scope 1 and 2 emissions reduction by 32%.

We also set out to reduce our electricity usage in 2024 and have achieved a 5.5% reduction through several measures including the completion of the rollout of temperature controls across our branch estate and the increased analysis of our energy usage via the data portal that we now utilise, which has supported us in taking localised actions where anomalies have been identified.

Whilst our core objective will be to ensure that the business meets the Government's Net Zero target date of 2050, we will be seeking to understand our pathway and whether we can deliver aspects ahead of that date. Key to that understanding has been the establishment of our Carbon Balance Sheet, which details our emissions against Scope 1, 2 and 3. This has been updated and we now have four years of data to support us to monitor trends and performance against targets.

Our internal data has been married with UK Government approved BEIS greenhouse gas emission conversion factors for calculating carbon emissions for a range of activities and processes.

Results of the 2024 data analysis show that we continue to generate over 99.6% of our emissions due to Scope 3 which covers indirect emission sources. Within our Scope 3 emissions over 92.5% are in relation to the carbon generated by properties where the mortgages that we have granted provide part of the funding, but where we do not have direct control over the carbon neutrality or otherwise of those buildings.

In the short-term we have continued to focus on addressing on our Scope 1 and 2 emissions.

Risk Management > Governance >

C02 in tonnes		2024		2023		
Scope 1 emissions ¹ Direct emissions from owned or controlled sources						
Gas	-		-			
Other Fuels	-		102			
Travel	8	-	11			
Scope 2 emissions ² Indirect emissions from purchased energy						
Electricity	240		254			
Total directly attributable emissions	248	0.5%	367	1%		
Scope 3 emissions Other indirect emissions that occur in an entity	's value chain					
Investments (mortgage portfolio) ³	44,299		44,764			
Purchased Goods and Services	2,396		1,564			
Capital Goods	392		374			
Other ⁴	755		672			
Total indirect emissions	47,842	99.5%	47,374	99%		
Total emissions	48,090		47,741			

Details of the data included in our carbon Balance Sheet are shown in the following table.

¹ Scope 1 emissions exclude grey fleet emissions as these have been included within Scope 3.

²Scope 2 emissions are presented here on a location-based approach, presenting the average carbon intensity of the local electricity grids.

³Scope 3 indirect emissions associated with the Society's mortgage portfolio have been calculated by estimating energy usage and resultant emissions at mortgaged properties and these have been allocated to the Society, based on its proportional share of the investment property.

⁴Other includes the impacts of business travel (including grey fleet), employee commuting and leased assets.

Physical risk metrics

Flood risk

Key metrics of physical risk are potential surface water risk, river and sea flood risk. This is assessed based on publicly available flood risk data published by the Environment Agency. The data to the right categorises our mortgage exposures by annual flood probability as at 31st December 2024 and 2023.

		Balance by annual flood probability - 31st December 2024		
		Total £m	%	
High	(>3.3%)	89.5	2.11	
Medium	(>1.1%-3.3%)	111.5	2.63	
Low	(0.1%-1.1%)	505.4	11.92	
Negligible	(<0.1%)	3,428.8	80.87	
Unable to categorise	N/A	104.7	2.47	
Total		4,239.8	100	

	Balance by annual flood probability - 31 st December 2023		
		Total £m	%
High	(>3.3%)	128.5	3.6
Medium	(>1.1%-3.3%)	112.7	3.1
Low	(0.1%-1.1%)	398.8	11.1
Negligible	(<0.1%)	2,836.6	79.0
Unable to categorise	N/A	115.8	3.2
Total		3,592.4	100%

Subsidence risk

Our exposure to high-risk subsidence areas remains low, consistent with previous assessments. This reflects our prudent approach to property risk management, which considers factors such as geological conditions, historical claims data, and underwriting controls. We continue to monitor this risk closely and will integrate any relevant insights into future assessments to ensure a comprehensive understanding of our portfolio's resilience.

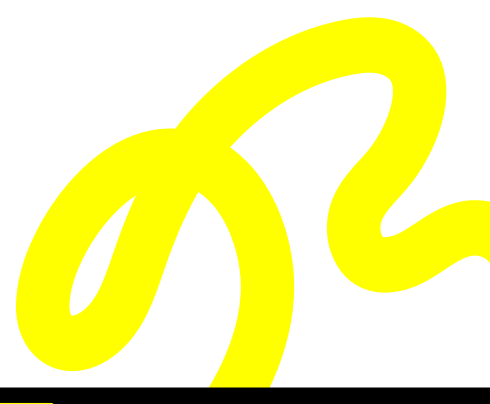
Transitional risk metrics

As part of understanding transition risks, The Society's lending portfolio has been broken down by EPC rating. This will also allow the Society to work closely with its members to help manage any impact as potential policy and regulatory changes occur. The table below reflects current EPC ratings taken from the England and Wales EPC register across the Residential and BTL portfolios (including Ltd Co BTL).

	Energy Performance Certificate Data As at 31st December 2024	
	Number	Exposure £m
EPC Rating A-C	7,436	1,211.0
EPC Rating D-E	12,236	1,808.5
EPC Rating below E	859	138.2
No EPC available	5,148	1,082.1
Total	25,679	4,239.8

	Energy Performance Certificate Data As at 31st December 2023	
	Number	Exposure £m
EPC Rating A-C	7,582	1,272.6
EPC Rating D-E	11,073	1,705.2
EPC Rating below E	483	78.3
No EPC available	3,693	438.3
Total	22,831	3,494.4

EPC data provides an understanding of the energy efficiency of properties, with an A rating denoting the most energy efficient. This information also informs the Society's scenario analysis for transitional risks.



Your Board of Directors

Non-Executive Directors



Robin Ashton Board Chair

Robin joined the Board as a Non-Executive Director in December 2023 and became Chair in July 2024. He is also a Non-Executive Director and Audit & Bisk Chair of Domestic & General Limited. Domestic & General Insurance plc and Deputy Chair of the supervisory board of Domestic & General Insurance Europe AG. Robin brings sector knowledge and extensive leadership experience to the table, having served as Chair of Leeds Building Society for seven years and as a Non-Executive Director and Senior Independent Director at Shawbrook Group plc and Shawbrook Bank Limited.



Kerry Spooner Senior Independent Director and Risk Committee Chair

Kerry joined the Board in September 2016. Kerry had 10 years of financial services experience in the building society sector before joining the Board. She acted as a Non-Executive Director at two other building societies and has experience as Vice Chair. Senior Independent Director and Chair of Board Risk Committee. Prior to that Kerry worked as a solicitor for 20 years, the last nine years as a Corporate Finance Partner of the international law firm A&O Shearman. Kerry is also independent Non-Executive Chair of the Remuneration Committee of The Bank of Nova Scotia. London Branch and Non-Executive Chair of the Remuneration Committee of ANZ Banking Group UK Branch.



Kavita Patel Non-Executive Director

Kavita joined the Board at the beginning of 2017 and is the Board Consumer Duty Champion. She was previously a Partner and Head of Investment Funds at the law firm, Shakespeare Martineau. Kavita has a wealth of experience gained during her 25 years at Shakespeare Martineau advising clients in the financial services arena, both in the retail and institutional space, on corporate, regulatory and governance matters. Kavita is also a Non-Executive Director and Deputy Chair of Foresight Enterprise VCT plc.



Simon Linares Remuneration Committee Chair

Simon joined the Board in 2019. Simon is also an Executive Mentor, Coach. and Chairman of the charity Dreams Come True. He brings a wealth of commercial and people and development experience spanning a range of sectors, including fast moving consumer goods, telecommunications and financial services. His most recent position was Group HR Director at Direct Line, where he led the HR. communications, public affairs and corporate social responsibility strategies. Prior to Direct Line. Simon headed up human resources for O2. Telefonica's digital businesses and Diageo, covering different geographies and cultures, including Africa, Spain, and Portugal. Simon is a fellow of the Chartered Institute of Personnel Development and was ranked amongst the top five most influential HR Practitioners in the UK.



Peter O'Donnell Audit Committee Chair

Peter joined the Board in January 2021. Peter has over 30 years' experience in financial services and worked in a variety of senior finance roles at Prudential BSA and Aviva His last executive role was as Executive Vice President at Unum. a Fortune 500 company where he was also CEO of its UK business and Chairman of Unum Poland Peter is a Non-Executive Director at Queen Victoria Hospital Foundation Trust and recently joined the Board of One Family, a mutual insurance company based in Brighton, Peter has a Bachelor of Commerce Degree from University College Dublin, is a fellow of Chartered Institute of Management Accounting ('CIMA') and has significant experience of both international and UK financial services markets

Executive Directors



Sue Hayes Chief Executive

Sue joined the Society in January 2022 and was appointed as CEO in March 2022. Sue has focused her career in Retail and Business Banking and has held senior positions at Lloyds, HBOS, NatWest, Santander and Barclays. Sue joined challenger bank Aldermore in 2018 and more recently was CEO at GB Bank, a new entrant challenger, which she took through to the first stage of the banking licence and raised additional funding. Sue previously sat on the UK Finance Mortgage Board as Deputy Chair and has been nominated to UKF Mortgage Board again as a Mutual representative. Sue holds an Executive MBA from Cranfield Business School



Simon Baum Chief Risk Officer

Simon joined the Board as a Non-Executive Director in June 2018. Simon has spent over 35 years specialising in risk management within the financial services arena, holding several senior positions at Experian, Alliance & Leicester and Santander, both within the UK and overseas. His previous roles include Director of Mortgage Risk at Santander. Simon ceased to be a Non-Executive Director of the Society in May 2023, moving to become CRO and an Executive Director of the Society.



Anthony Murphy Chief Financial Officer

Anthony joined the Society in March 2023 as CFO. Anthony was previously CFO of Tandem, a digital challenger bank, plaving a pivotal role in their strategic transformation and journey towards profitability. His prior experience includes CFO positions in a listed regional bank in the United Arab Emirates and senior roles in finance and strategy at Lloyds Banking Group, notably as Finance Director of its Middle East Business and supported its sale to HSBC in 2012. Anthony's extensive international and domestic experience in challenger and established banks continues to support Nottingham Building Society's ongoing transformation. Anthony is also a member of CIMA and is on the Board of Nottingham University.

Changes to the Board in the year to 31st December 2024

Andrew Neden retired from the Board on 30th June 2024.

Paul Astruc resigned from the Board on 5th April 2024.

Board Committees

Risk	Kerry Spooner (Chair) Simon Linares Peter O'Donnell Kavita Patel
Audit	Peter O'Donnell (Chair) Kavita Patel Kerry Spooner
Nominations	Robin Ashton (Chair) Simon Linares Kerry Spooner
Remuneration	Simon Linares (Chair) Robin Ashton Kavita Patel Kerry Spooner

Director's Report

Strategic Report

Directors' Report

The Directors' Report should be read in conjunction with the Chair's Statement, the Chief Executive's Review and the Strategic Report on pages 4 to 26.

Business objectives and activities

Nottingham Building Society is a strong and successful mutual building society, which builds upon its regional foundations, and has a track record of serving members for over 175 years. At the Society, together we fight for the Extra Ordinary to own their own home.

Information on the Group's business objectives and activities are provided in the Strategic Report on pages 10 to 26.

Business review, future developments and key performance indicators

The Group's business activities and future plans are reviewed in the Strategic Report section of the Annual Report and Accounts on pages 10 to 26. Additionally, within the Strategic Report, we comment upon the financial (and other) key performance indicators used by the Board during the year to assist its control, direction and drive for business results.

Principal risks and uncertainties

The principal risks and uncertainties faced by the Group are outlined on pages 23 to 26, and our

approach to managing these risks can be found in the Risk Management Report on pages 48 to 54.

Financial risk management objectives and policies

As a result of its normal business activities, the Group is exposed to a variety of risks, including credit, market and liquidity risk. The Group's objective is to minimise the impact of these risks, as well as financial risk, upon its performance. The Risk Management Report considers this in detail. A further explanation of the financial risks and the controls in place to manage them (including the use of derivatives), is given in Note 31 to the Annual Report and Accounts. Derivatives, including the impact on the 2024 results, are disclosed in the Strategic Report on page 19.

Results

Group statutory profit before tax for the year was \pm 13.9m (2023: \pm 8.3m). The Group profit after tax for the year transferred to general reserves amounted to \pm 9.3m (2023: profit after tax of \pm 8.3m). As at 31st December 2024, total Group reserves and equity amounted to \pm 253.3m (2023: \pm 243.5m).

Capital

Group gross capital as at 31st December 2024 was £277.1m, (2023: £267.5m) representing 5.65% (2023: 6.45%) of total shares and borrowings. Free capital,

as at the same date, amounted to £265.8m (2023: £251.9m) and 5.26% (2023: 6.07%) of total shares and borrowings.

The Annual Business Statement set out on page 131 gives the explanation of these ratios. The Board remains committed to maintaining a capital position in excess of its regulatory capital requirement.

Loans and advances

During 2024, total new lending was £1,215m (2023: £887m) with the average advance being £236,405 (2023: £224,191) and the average debt at the end of the year being £165,109 (2023: £152,246). As at 31^{st} December 2024, there were sixteen cases (2023: seven cases) of properties being 12 or more months in arrears or in possession. The total amount of balances outstanding in those cases was £1,636,782 (2023: £497,443), with arrears of £190,229 (2023: £77,038).

Mortgage losses realised during the year totalled £nil (2023: £nil). Provisions for expected credit losses total £5.2m (2023: £5.2m), representing 0.12% of mortgage balances (2023: 0.15%).

The Group offers several different forbearance options to members including reduced payment concessions, payment plans, capitalisations and mortgage term extensions. As at 31st December 2024, the Group had 76 loans (2023: 80) subject to some form of forbearance.

Property, plant and equipment

Freehold premises owned by the Group are shown in the Annual Report and Accounts at cost less depreciation. An estimate of the value of those properties, prepared in late 2024 by the Group's Property team, indicates that market value is £9.7m (2023: £5.0m) higher than book value.

Supplier payment policy

The Group is committed to deal responsibly with suppliers. The policy is that payment will be made 30 days from the receipt of the invoice, provided that the supplier has complied with all relevant terms and conditions. Variation of the 30 day policy can be agreed at the time an order is placed.

As at 31st December 2024, the total amount owed to suppliers was equivalent to 27 days' credit (2023: 23 days).

Charitable and political donations

During the year, the Group made charitable donations of $\pm 124,437$ (2023: $\pm 144,979$). No contributions were made for political purposes.

Country-by-country reporting

The Capital Requirements (Country-by-Country Reporting) Regulations place certain reporting obligations on financial institutions within scope of the Capital Requirements Directive.

The nature of the activities of the Society are set out under business objectives of this report and for each of the Society's subsidiaries in Note 16 to the Annual Report and Accounts. All the activities of the Society and its subsidiaries are conducted in the UK and therefore 100% of the total income, statutory profit before tax and tax shown in the Income Statement as well as employee figures disclosed in Note 7, are related to the UK. The Society and its subsidiaries have not received any public subsidies.

Environment & sustainability

The Sustainability Report on pages 33 to 37 outlines the Society's position in line with the requirements of the Financial Stability Board's TCFD.

Directors' responsibilities in respect of the Annual Report, the Annual Business Statement, the Directors' Report and the Annual Accounts

The Directors are responsible for preparing the Annual Report, Annual Business Statement, Directors' Report and the Annual Accounts in accordance with applicable law and regulations. The Building Societies Act 1986 ('the Act') requires the Directors to prepare Group and Society Annual Accounts for each financial year. Under that law they are required to prepare the Group Annual Accounts in accordance with UK adopted International Accounting Standards ('IAS') and applicable law and have elected to prepare the Society Annual Accounts on the same basis.

The Group and Society Annual Accounts are required by law and UK adopted IAS to present fairly the financial position and the performance of the Group and the Society; the Act provides in relation to such Annual Accounts that references in the relevant part of that Act to Annual Accounts giving a true and fair view are references to their achieving a fair presentation.

In preparing each of the Group and Society Annual Accounts, the Directors are required to:

- select suitable accounting policies in accordance with International Accounting Standard 8: Accounting Polices, Changes in Accounting Estimates and Errors and apply them consistently;
- present information, including accounting policies, in a manner that provides relevant, reliable, comparable and understandable information;
- state whether they have been prepared in accordance with UK adopted IAS and those parts of the Building Societies Act 1986 and Building Societies (Accounts and Related Provisions) Regulations 1998 applicable to societies reporting under UK adopted IAS; and
- prepare the Annual Accounts on the going concern basis unless it is inappropriate to presume that the Group and Society will continue in business.

In addition to the Annual Accounts, the Act requires the Directors to prepare, for each financial year, an Annual Business Statement and a Directors' Report, each containing prescribed information relating to the business of the Group.

Director's Report (continued)

Directors' responsibilities for accounting records and internal control

The Directors are responsible for ensuring that the Group:

- keeps proper accounting records that disclose with reasonable accuracy, at any time, the financial position of the Group and Society, in accordance with the Act; and
- takes reasonable care to establish, maintain, document and review such systems and controls as are appropriate to its business in accordance with the rules made by the FCA and the PRA under the Financial Services and Markets Act 2000.

The Directors have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Group and to prevent and detect fraud and other irregularities.

The Directors are responsible for the maintenance and integrity of the corporate and financial information included on the Society's website. Legislation in the UK governing the preparation and dissemination of Financial Statements may differ from legislation in other jurisdictions.

The Directors who held office at the date of approval of this Directors' Report confirm that, so far as each of them is aware, there is no relevant audit information of which the Group's auditor is unaware, and each director has taken all the steps that they ought to have taken as directors to make themselves aware of any relevant information and to establish that the Group's auditor is aware of that information.

Directors' statement pursuant to the UK Corporate Governance Code

As required by the UK Corporate Governance Code, the Directors confirm their opinion that the Annual Report and Accounts, taken as a whole, are fair, balanced and understandable and provide the information necessary for members to assess the performance, strategy and business model of the Society. Details of the governance procedures that have been implemented to support this can be found in the Board Audit Committee report on pages 63 to 65.

Going concern and viability

Going concern

In preparing the Annual Accounts the Directors must satisfy themselves that it is reasonable to adopt the going concern basis.

The Directors have considered the risks and uncertainties discussed on page 23 and pages 48 to 54, and the extent to which they might affect the preparation of the Annual Report and Accounts on a going concern basis. Key to this consideration were the risks associated to regulatory capital, liquidity and financial performance, and the impact on these risks arising from the higher interest rate and high inflationary environment as well as climate-related considerations. The Group's business activities and future plans are reviewed in the Chair's Statement and Chief Executive's Review on pages 4 to 9. In addition, Note 31 to the Annual Report and Accounts includes the Group's policies and processes for managing financial instrument risk such as liquidity risk, interest rate risk and credit risk.

As with many other financial institutions, the Group meets its day-to-day liquidity requirements through prudent management of its retail and wholesale funding sources. It ensures it maintains sufficient liquidity to meet both normal business demands and those that may arise in stressed circumstances. The Society has a surplus to regulatory capital requirements and is forecasting this to remain across the going concern assessment period.

Furthermore, the Group's forecasts and plans, taking account of current and possible future operating conditions, including stress tests and scenario analysis, which have considered income, expenses and overall quality of the mortgage portfolio, indicate that the Group has sufficient operating liquidity and capital for the foreseeable future, and specifically for the going concern assessment period to 5th March 2026 – covering a period of at least twelve months from the date of the approval of the Annual Report and Accounts.

As such, the Directors are satisfied that the Group has adequate resources to continue in business and to use the going concern basis in preparing the accounts.

Viability statement

In accordance with the 2018 revision of the UK Corporate Governance Code, the Board has also assessed the prospects of the Society over a period longer than the 12-months required by the going concern provision. The Board has conducted this review for a period of four years. This is consistent with the planning horizon used for corporate planning.

The corporate plan considers the Group's profitability, cash flows, liquidity and capital requirements as well as other key financial ratios over the period. These ratios are subject to sensitivity analysis and stress testing, which involves varying the main assumptions of the forecast, both individually and in unison. Where appropriate, this stress testing is carried out to evaluate the potential impact of the Group's principal risks occurring (which are outlined on page 23 of the Strategic Report and the Risk Management Report on page 48). This includes the associated risks because of the higher interest rate environment as well as the consideration of climate-related risks. Based on the reviews completed, the Board considers that the Society is viable over the medium-term.

Directors

The names of the Directors of the Society who served during the year and up to the date of signing the accounts, their roles and membership of board committees are detailed in the Governance section on pages 58 to 62. Other business interests are shown in the Annual Business Statement. None of the Directors have any beneficial interest in, or any rights to subscribe for shares in, or debentures of, any connected undertaking of the Society, as at 31st December 2024.

In accordance with the agreement made by the Board and in line with the rules for re-election outlined on page 60, all directors who wish to continue in role will stand for re-election at the next AGM.

Auditor

A resolution to reappoint Ernst and Young LLP as auditors of the Society will be proposed at the AGM.

On behalf of the Board,

Robin Ashton

Chairman 5th March 2025



Nomination Committee Report

Statement by the Chair of the Nomination Committee

I am delighted to introduce our 2024 Nomination Committee ('NomCo') report, offering an overview and summary of our actions throughout the calendar year. This report also provides details regarding the Committee's role and duties.

The NomCo is responsible for:

- selecting and recommending candidates for Leadership roles and Non-Executive Directors;
- overseeing succession planning;
- promoting diversity;
- evaluating leadership performance;
- managing conflicts of interest; and
- ensuring compliance with legal and ethical standards.

The Committee plays a vital role in building a capable and diverse leadership team, enhancing governance practices, and fostering the organisation's long-term success.

Committee structure

The Committee membership at 31st December 2024 comprised:

Robin Ashton (Chair)	Non-Executive Director and Chair of the Board
Simon Linares	Non-Executive Director and Chair of the Remuneration Committee ('RemCo')
Kerry Spooner	Non-Executive Director, Senior Independent Director and Chair of the BRC

The detail of the skills and experience of the Committee members can be found in their biographies on pages 38 to 39.

The Committee met on four occasions during the year. After each meeting, the Committee Chair offers the Board updates, condensing the actions performed during the meeting and highlighting significant decisions made.

Appointments

Following the retirement of previous Chair Andrew Neden, Robin Ashton was appointed as Chair of the Committee in 2024.

Committee responsibilities

- Oversight of succession planning and pipeline development for directors and the senior leadership team, ensuring an appropriate focus on diversity;
- Succession planning for the board and its committees;

- Oversight of the appointment and induction process for board candidates;
- Agreeing the approach and coordination of the annual board evaluation review;
- Review of the board conflict of interest policy, including monitoring any potential or actual conflicts of interest;
- Ongoing assessment of the independence and time commitment of Non-Executive Directors; and
- Oversight of the Society's governance structure and practices to ensure compliance with the Code and best practice, in so far as it is possible for a building society.

Committee activities

The following outlines the Committee's activities and areas of focus during the year:

Appointments	Recommended the appointment of one Non-Executive Director. This appointment was subject to extensive external checks and, where necessary, regulatory approval.		
Succession Planning	Reviewed and agreed the succession plans for both the Board and Senior Management.		
Diversity and Inclusion	Evaluated the diversity of skills and experience among Board members.		
Board Composition, Commitment and Development	 Reviewed the size and composition of the Board and its committees; reviewed the time commitments of Non- Executive Directors; and continued a Board development plan and associated activities to support it. 		

Diversity, Equity & Inclusion

The Committee's role is to ensure that both the Board and the Senior Leadership team mirror the Society's strategic goal of valuing and incorporating all colleagues embracing their unique perspectives.

Diversity encompasses various dimensions, including a well-rounded mix of skills, experiences, backgrounds and qualifications in our workforce. We recognise the substantial benefits that diversity brings, particularly in decision-making. Our commitment to diversity and inclusion extends beyond numerical targets. Our new DE&I strategy forms the basis for engaging all colleagues, from the Board to the branch network.

We remain a signatory to the Women in Finance Charter; however, we narrowly missed our gender diversity target of 35% this year, with a total of 34% of women in Senior Management positions. We have also set ourselves an ambitious target of 42% representation of women in Senior Management positions for 2025.

In addition to the two employee representation groups set up in 2023 'Pride' and 'Menopause at Work', we implemented three further employee representation Groups which promote women in business, wellbeing and inclusivity of race and ethnicity, namely: 'Women in NBS', 'Mental Health & Wellbeing' and 'Embrace'. These influential groups represent various viewpoints, experiences and communities who generate thoughtprovoking work to enhance our business and workplace, creating a sense of belonging and opportunities for all.

Robin Ashton

Chair of the Nomination Committee $5^{\rm th}\, \rm March\, 2025$



Risk Management Report

Strategic Report

Risk Management Report

Nottingham Building Society recognises risk as a natural consequence of its business activities and environment. It endeavours, through positive risk strategies, to manage these in a manner that ensures delivery of its strategic objectives and business plan, whilst protecting members' interests and its financial resources.

The Board is responsible for ensuring that an effective framework is in place to promote and embed a riskaware culture that identifies, appropriately mitigates and manages the risks the Group and Society face while delivering its strategic objectives. This includes both current risks and future risks, including those associated with the implementation of strategy.

The Board reviews and approves key risk management policies annually, including the RMF, ICAAP, ILAAP and the Recovery and Resolution Plan ('RRP').

In pursuing its strategy, the Board ensures there are appropriate capabilities and resources available,

Strategic Report >

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along with sufficient capital strength to succeed. This includes focusing on risk and reward to ensure both remain at an acceptable level.

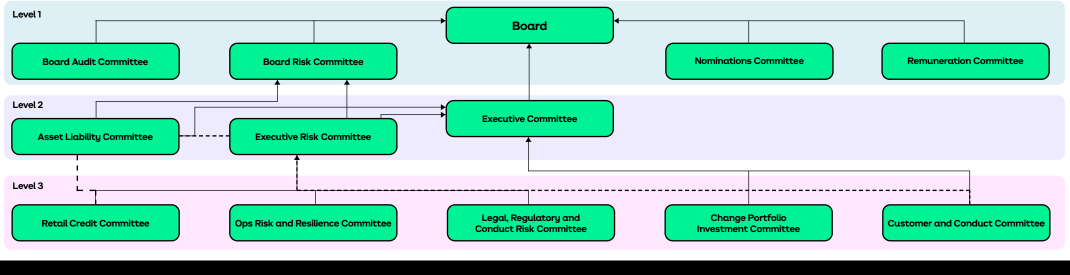
The Society operates a committee governance structure which enables focused oversight and has clear lines of accountability and alignment to responsibilities allocated under the SMCR.

The Risk Management Framework

The RMF is an integral part of the Group's formal structure, assisting the Board in overseeing all aspects of risk management. BRC reviews and approves policy statements, risk appetite statements, and risk management committee terms of reference. It receives summary management information and minutes from the individual risk management committees. The RMF is reviewed annually by the BRC and recommended to the Board for approval. It is based on the 'three lines of defence' model (described on page 61) and focuses on:

- · clear accountability and ownership;
- defined roles and responsibilities;
- identification and definition of PRTs;
- definition of Risk Appetite framework;
- establishment of the generic risk management cycle (Identify, Assess, Manage, Report);
- articulation of the respective roles of the three lines of defence; and
- approach for monitoring and reporting on risk.

Day-to-day risk management is the responsibility of the ERC, which oversees the Society's risk committees, as detailed in the diagram below.



Board Risk Committee

As detailed on page 55, the membership of the BRC comprises of Non-Executive Directors. It is responsible for ensuring:

- key risks are identified and appropriate steps taken by Management to mitigate them;
- new and emerging risks are identified and reviewed through the horizon scanning process;
- due consideration is given to all significant matters relating to governance, control, regulatory and compliance issues;
- capital and liquidity are maintained to address the Group's key risk exposures, both to ensure regulatory compliance and to support the achievement of strategic goals;
- all conduct risks (including Consumer Duty) are properly considered, again to ensure regulatory compliance and the achievement of good outcomes for all our members;
- Nottingham Building Society has considered the risks to operational resiliency and mitigated them to within approved tolerances;
- climate related financial risks have been appropriately identified, managed and mitigated; and
- the effective monitoring of the Group's key risks and controls.

The BRC meets at least four times per year to review risk management activities and consolidated

management information regarding existing and emerging areas of risk.

The scope of the BRC extends to all types of risk faced by the Group with the management of certain risks being delegated to the ERC, ExCo and relevant management committees. The responsibilities of these committees are described below.

Executive Committee

The ExCo is responsible for acting on behalf of the Board in formulating strategy, the business plan and for organising the Society's assets and resources to deliver value to members in a fair and appropriate manner.

The Committee is chaired by the CEO and comprises all Executive team members.

Strategic Risk

When discussing future strategy, the ExCo and ultimately the Board takes care to ensure that risks associated with maintaining a sustainable society are evaluated and that plans are in place to affect any required risk mitigation. These include risks associated with changes to the external and economic environment, regulatory and statutory developments, people and resources, strategic partnerships and alliances and change execution. The ExCo oversees the detailed evaluation and monitoring of these risks.

The Committee also oversees the management of risks relating to changes in the external environment, which have the potential to affect the Group's business model either through the level of demand for products and services and / or its ability to meet that demand. This includes responsibility for monitoring the macroeconomic environment and formulating Nottingham Building Society's strategic response to regulatory changes relating to climate change, operational resilience and Consumer Duty.

The Committee looks to mitigate this exposure through regular review of its Group corporate plan, ensuring activities remain within risk appetites.

Executive Risk Committee

The ERC is responsible for acting on behalf of the Board and the BRC in the management and oversight of Nottingham Building Society's principal risks. It reviews relevant policies to ensure that the Society acts in such a way as to organise, manage and protect the Society's assets to deliver value to members through the provision of savings and mortgages, whilst remaining within legal, regulatory and agreed Board risk appetites.

The Committee enables the BRC to fulfil its role by ensuring that:

- there is executive level oversight of the RMF;
- accountability and responsibility for managing risk is clearly defined;
- the risk culture of the Society is defined and embedded;
- the nature and extent of the most material risks to NBS are determined and understood, including the eight PRTs and any thematic risks;

- appropriate risk appetites are defined and documented;
- Nottingham Building Society, at all times, operates within stated risk appetites;
- processes are in place to consistently identify, measure, assess, monitor and control risks;
- the risk event process is effectively capturing and reporting on operational failures;
- the horizon scanning process is identifying emerging risks and regulatory themes;
- Nottingham Building Society is compliant with regulatory requirements, including the ICAAP and ILAAP process;
- the Society operates within its impact tolerance statements for its important business services and remains operationally resilient;
- Nottingham Building Society maintains an up to date and adequate RRP which fully reflects the requirements of the Board and regulators; and
- conduct related risks are appropriately identified, managed and reported to the BRC.

The Committee is provided with regular updates on the principal risk categories by first line management.

To ensure the effective monitoring and reporting of risk, Nottingham Building Society maintains a risk register to help management assess the probability and impact of the risks identified, and the effectiveness of mitigating controls. The Committee is chaired by the CRO and includes all Executive SMFs, risk owners and other senior colleagues.

Assets and Liabilities Committee

The ALCo is responsible for overseeing Nottingham Building Society's liquidity risk, market and interest rate risk, wholesale credit risk and its capital risk. In addition, ALCo reviews treasury activity for compliance with approved treasury policies and procedures. The Committee is chaired by the CFO and the membership is made up of relevant senior executives including but not limited to the CEO and CRO; the Head of Treasury; and other relevant senior managers.

Market & Interest Rate Risk

The Society defines market and interest rate risk as the risk to net interest income and economic value arising from changes in market interest rates and mismatches in the Society's Balance Sheet. Economic value is the present value of the Society's future cash flows.

As the uncertain economic environment persists, the Society continues to actively monitor its position against its interest risk appetite to mitigate the impact that any future change to interest rates might have in adversely affecting the Society's interest margin.

The Society's limits for the management of market and interest rate risk are documented in the Market & Interest Rate Risk policy, which is developed, defined and recommended by ALCo and considered and approved ultimately by the BRC.

Basis, gap and repricing risk are all elements of interest rate risk captured by the market and interest rate risk category.

The Prudential Risk team measures the levels of interest rate risk in the Society's Balance Sheet, as well as subjecting the Balance Sheet to stress tests designed to measure the likely impact of a sudden change in interest rates. This is assessed weekly for stresses to economic value and monthly for stresses to net interest income and monitored against the Board approved risk appetite.

The Treasury team is responsible for day-to-day management of the Society's interest rate risk exposures within the approved risk appetites. Typically interest rate risk is managed by taking advantage of natural hedging opportunities within our Balance Sheet or using appropriate hedging instruments.

ALCo is responsible for reviewing Treasury activity, performance and compliance with the approved policy and risk appetites.

Liquidity Risk

The Society defines liquidity risk as the risk that the Society, although solvent, does not have available sufficient financial resources to enable it to meet its obligations as they fall due. This risk is managed through holding cash and other high quality liquid assets and maintaining wholesale funding facilities. ALCo develops, defines and recommends the liquidity risk appetite, which is considered and approved by the Board and documented in the Liquidity Risk policy. The liquidity risk appetite helps to ensure that the management of the liquidity portfolio by the Treasury team supports the corporate plan.

The Liquidity policy sets the framework for the dayto-day activities of the Treasury team to ensure that all liquidity management activities are conducted within approved risk appetites. The Society maintains a diverse funding base and ensures compliance with applicable regulatory requirements. Defined control limits determine the overall level of liquidity to be maintained. The base level and composition of the Society's liquidity is subject to PRA guidance and regular stress testing and is also documented as part of its ILAAP, as required by the PRA.

The Society is required to be compliant with the LCR, which measures the amount of HQLA relative to modelled net stressed cash outflows within a 30-day period.

The Society also maintains a funding profile in line with a longer-term funding measure, the NSFR, which requires financial institutions to hold sufficient stable funding to cover the duration of their long-term assets.

Based on our current and forecast liquidity positions, the liquidity portfolio held by the Society comfortably exceeds the minimum requirements of the LCR. Similarly, the funding profile exceeds the future requirements under the NSFR.

The Society has documented an RRP, which describes those metrics that would indicate an

emerging market-wide or Society-specific stress event. The Plan includes a range of options available to the Society should such a stress event crystalise to ensure adequate levels of liquidity and capital are maintained.

Regular stress testing is performed to confirm that the Society's available liquidity is adequate, within risk appetite and is sufficient to support extreme levels of net cash outflows.

Responsibility for the day-to-day operational management of liquidity risk lies with the Head of Treasury, with operational oversight provided by the Prudential Risk team and reported to ALCo. A detailed analysis of the Society's liquidity profile can be found on page 21.

Wholesale Credit Risk

Wholesale credit risk arises from counterparties who may be unable to repay loans and other financial instruments that the Society holds as part of its liquidity portfolio.

The Society's risk of counterparty default is relatively low due to the high proportion of total liquidity held in UK Sovereign debt securities and the BoE Reserve Account. The composition of the treasury assets can be found on page 21.

The Society's Liquidity policy sets out the amounts, products and counterparties under which Treasury liquid assets can be held. Credit worthiness of counterparties is assessed using several factors including minimum acceptable credit ratings approved by the BRC, together with lending limits. The policy also allows for investments in multilateral development banks, covered bonds and RMBS, subject to criteria set by the BRC. The Board does not permit any lending directly to sovereign states, other than the UK Government, and all lending is in Sterling.

The Board, via the approved policy, further restricts the level of risk by placing limits on the amount of exposure that can be taken in relation to one counterparty or group of counterparties, and to industry sectors and geographical regions.

The Society's Treasury team has day-to-day responsibility for operating within Board approved credit limits. Monitoring and oversight, including assessment of counterparty credit worthiness, is undertaken by the Prudential Risk team to ensure all exposures remain within risk appetite. This information is shared with ALCo.

Capital Risk

Nottingham Building Society conducts timely evaluations of its capital adequacy and financial resources to determine the level of capital required to support current and future risks contained within its strategic plan. This process, which is a regulatory requirement, is known as the ICAAP.

The ICAAP assesses Nottingham Building Society's future capital requirements by considering changes to business volumes, the type and mix of assets, and business activities within the context of current and future anticipated risks and stress scenarios. The ICAAP also incorporates the Capital Requirement Directive requirements. The PRA uses the ICAAP during its Supervisory Review and Evaluation Process ('SREP') through which it determines the amount of capital it requires Nottingham Building Society to hold.

The Board monitors the current and future level of capital held by the Society in relation to its TCR on a regular basis. The Society's current and future capital levels remain well in excess of the PRA requirements. An analysis of the components of NBS's current capital position can be found in the Strategic report on page 22.

Retail Credit Committee

RCC is comprised of relevant executives and senior managers and chaired by the CRO. It is responsible for oversight of the Society's retail credit risks, which includes exposures to residential and BTL mortgages, limited company buy-to-let mortgages and SBL.

Retail Credit Risk

The Society defines retail credit risk as the risk of loss stemming from a borrower's failure to repay a loan or otherwise meet a contractual obligation. As a building society, this is most likely to arise through the inability of borrowers to repay a mortgage. The Society's exposure to retail credit risk is limited to the provision of loans secured on property within England and Wales.

A Retail Credit Risk Policy (incorporating the credit risk appetites) is developed and proposed by the RCC, reviewed by ERC and considered and approved by the BRC. The Society manages the level of credit risk it undertakes by applying various control disciplines, the objectives of which are to maintain asset quality in line with approved risk appetite. The Board receives regular monthly information on key risk appetite limits.

Exposure to retail credit risk is carefully monitored by the RCC. Day-to-day retail credit risk is managed through the application of prudent lending policies, which are aligned to the stated risk appetites. This ongoing monitoring provides assurance that current and future exposures, such as LTV levels, geographic concentration and probability of default, are managed within the risk appetite limits set by the Board.

The Society remains committed to promoting home ownership and its risk appetite allows lending to first time buyers, but it restricts the overall level of high loanto-value lending to limit concentration risk. Similarly, Nottingham Building Society continues to follow its long-term policy of also offering interest-only products to a small number of borrowers, which are covered by strict policies and monitoring procedures.

The Society regularly stress tests the mortgage portfolio to detect any signs of potential payment stress or sensitivity for its borrowers to the impact of future rate rises. The mortgage portfolio shows resilience to the impact of recent rate rises, but the Society ensures adequate monitoring and analysis are in place to ensure early detection of any potential deterioration. Considering recent regulatory developments, the Society has also designed a stress testing framework for the potential effects of climate change on property values. This will be an area of increased focus in future years for the Society, the wider sector and the regulators.

All mortgage loan applications are reviewed by an

individual underwriter supported using application scorecards. Credit reference bureau data is obtained on all applications, which in turn supports our responsible lending requirements. The Society also shares account performance data with the selected bureaux. The Society's lending has become increasingly geographically diversified throughout England and Wales over the last few years with no one area dominating the portfolio.

The Society continues to be a responsible lender and its approach to lending is based on making sure that members can afford to meet their mortgage repayments from the outset, using a prudent affordability calculator, as well as our manual underwriting processes. Should members find themselves in financial difficulty, the Society responds with appropriate forbearance and collections activities to ensure good member outcomes. It also supports members who experience temporary financial difficulties by providing the assistance they require to enable them to regularise their financial arrangements. Only as a matter of last resort does the Society seek to take a property into possession.

The Society is committed to providing support to those members who are experiencing difficulties in meeting their mortgage payments due to the impacts of the cost-of-living crisis. We will continue to ensure that members receive good outcomes and offer appropriate forbearance activities throughout the cost-of-living crisis and beyond.

The Society does not have any exposure to the sub-prime mortgage market, it lends only to 'prime' customers and has never written 'self-certified' lending business.

Legal & Regulatory Risk Committee

The Society, being a provider of mortgage and savings, is regulated by both the FCA and the PRA.

The LR&CC oversees how Nottingham Building Society manages legal and regulatory risk to ensure that all services are conducted in line with relevant legislation and statutory requirements.

The Committee is chaired by the General Counsel, supported by relevant senior managers.

Each business area is responsible for ensuring that all regulatory and statutory requirements are complied with on a day-to-day basis. Formal oversight is provided by the Compliance Function through a programme of compliance monitoring.

Nottingham Building Society has a very low appetite for breaches of regulation or for any activity that may breach its legal obligations.

Operational Risk & Resilience Committee

Operational Risk & Resilience Committee ('ORRC') is responsible for actively overseeing the management of operational risk across Nottingham Building Society. It is also responsible for ensuring that the Society maintains sufficient operational resilience to ensure the ongoing delivery of key services to members.

The Committee is chaired by the Chief Technology & Transformation Officer ('CTTO') supported by relevant senior managers.

To allow the Committee to focus on the key elements of operational risk (which includes 'people risk' in respect of our own colleagues and 'third party risk' in respect of reliance on third parties and partners to deliver key elements of our proposition and our operational resilience framework), the Committee meets eight times a year with agendas alternating between the following:

- a quarterly ORRC meeting, covering the full range of operational risks including review and approval of the operational risk dashboard and oversight of operational resilience; and
- an information risk focused meeting, largely focused on matters relating to the management of information security, information management and technology risks, as well as providing specialist oversight of the Society's defences against cyber-attack.

Nottingham Building Society defines operational risk as the risk of loss resulting from human factors, inadequate or failed internal processes and systems, or from external events. Operational risk exists in every aspect of Nottingham Building Society's business activities. Proactive management of operational risk is essential in helping Nottingham Building Society achieve both short-term operational objectives and longer-term strategic goals.

To ensure that Nottingham Building Society's services are operationally resilient, the Committee is also responsible for ensuring that processes are in place to prevent, adapt, respond to, recover and learn from operational disruptions. The Committee oversees the process by which the Society identifies its important business services, understands and remediates any potential weaknesses in the supporting processes, ensures that appropriate business continuity plans are in place and verifies that third party suppliers can meet our members' needs at all times.

One of the key processes that support the effective identification and management of operational risk is the risk event process, which provides a mechanism for operational incidents to be reported, their impacts assessed, remediation to be performed and root cause analysis to be undertaken, thereby reducing the risk of recurrence.

The Committee also continues to work on embedding the Society's approach to operational resilience, in response to the Regulator's increased focus in this area.

Customer Conduct Committee

The Customer Conduct Committee is charged with overseeing customer and conduct risks across all relevant business activities and is chaired by the Head of Customer. It has general responsibility for monitoring the Society's alignment with the Consumer Duty to support good outcomes for members.

The Committee reviews relevant management information and reporting on customer impacting matters, including but not limited to: Complaints MI, customer impacting risk events, performance data on customer facing processes and has general oversight of the impact of product and pricing on members.

The Committee also exercises specific focus on regulatory obligations to members around affordability and vulnerability.

Risk Management Report (continued)

Change Portfolio Investment Committee

Change Portfolio Investment Committee ('CPIC') is chaired by the CTTO and is responsible for the oversight and management of Transformation and Change risk; for which it reports to ERC. It is also responsible for ensuring that transformation and change activity supports the effective delivery of the Society's strategy. In this second role, the Committee also reports to the ExCo. The CPIC acts on behalf of the ExCo and ERC monitoring delivery execution and operational tolerance impact of transformational, large and small business change for the Society through the effective control of a portfolio of change activity. The CPIC is informed by the Group corporate plan and specifically owns the change execution plan on behalf of the ExCo, ensuring effective delivery, balancing risk and benefit in the achievement of the Society's strategy.

Nottingham Building Society's change activity is underpinned by the Project RMF, which champions clear responsibilities, regular and transparent status reporting and a high level of oversight and scrutiny by members of the Executive team and the Board. All material projects must be approved by both ExCo and the Board.



Board Risk Committee Report

Statement by the Chair of the Board Risk Committee

The Board Risk Committee ('BRC') is tasked with ensuring fit for purpose risk management arrangements are in place and for reviewing the Society's risk exposures on an ongoing basis, on behalf of the Board. It assesses applicable policies to ensure that the Society operates in a manner that safeguards and efficiently administers the Society's assets, delivering benefits to members via savings and mortgages, all while adhering to legal requirements, regulations, and the agreed-upon risk appetites of the Board.

Committee structure

BRC is a Board Committee and at 31st December 2024, the Committee membership was made up as follows:

Kerry Spooner (Chair) Senior Independent Director and Chair of the BRC	
Simon Linares	Non-Executive Director and Chair of the RemCo
Peter O'Donnell	Non-Executive Director and Chair of the BAC
Kavita Patel	Non-Executive Director and Chair of Conduct Sub-Committee within BRC

The detail of the skills and experience of the Committee members can be found in their biographies on pages 38 to 39.

The Committee met on six occasions during the year. After each meeting, the Committee Chair reports to the Board the activities of the BRC highlighting significant decisions made.

Appointments

In March 2024, Robin Ashton was appointed to the Board as a Non-Executive Director and a member of the BRC. Subsequently, in July 2024, Robin was appointed Chair of the Board of Directors and ceased membership of the BRC in line with best practice.

In March 2024, Paul Astruc completed his 12-month term as a Non-Executive Director on the Board and ceased to be a member of the BRC.

Committee responsibilities

The BRC monitors the Society's overall risk exposure. The BRC enables the Committee to fulfil its role by ensuring:

- there is executive-level oversight of the RMF;
- accountability and responsibility for managing risk are clearly defined;
- the risk culture of the Society is defined and embedded;

- the nature and extent of the most significant risks to the Society are determined and understood, including the eight principal risk types and any thematic risks;
- appropriate risk appetites are defined and documented;
- Nottingham Building Society, at all times, operates within stated risk appetites;
- processes are in place to consistently identify, measure, assess, monitor, and control risks;
- the risk event process is effectively capturing and reporting on operational failures;
- the horizon scanning process is identifying emerging risks and regulatory themes;
- the Society is compliant with regulatory requirements, including the ICAAP and ILAAP process;
- the Society operates within its impact tolerance statements for its important business services and remains operationally resilient;
- the Society maintains an up-to-date and adequate RRP;
- conduct-related risks are appropriately identified, managed, and reported (including Consumer Duty related); and
- climate related financial risks are appropriately identified, managed and mitigated.

Committee activities

The following outlines the Committee's activities and areas of focus during the year:

Strategy & risk appetite	 Review of strategic risk appetite statements; review of operational resilience annual assessment; and review of strategic risk dashboards.
Policy	 Review and update to the Society's RMF; review and update to the Society's Operational Risk Management Framework; annual review and approval of Capital Adequacy and Liquidity and Funding Risk Policies; annual approval of Compliance Monitoring Plan; and approval of Financial Crime Policy.
Stress testing	 Annual review and recommendation of the ICAAP to the Board; annual review and recommendation of the ILAAP to the Board; annual review and recommendation of the RRP to the Board; and annual review and recommendation of Pillar 3 Disclosure to the Board.
Risk management	 Review of credit risk profile of mortgage portfolios; and review of annual Money Laundering Reporting Officer's report.
Risk monitoring	 Review of risk exposure relative to appetite and tolerance measures; review of CRO's report; horizon scanning; oversight of ERC and subsidiary risk management committees; review of compliance and conduct risk monitoring activity (including Consumer Duty); and in tandem with the RemCo, review the management of key risks in determining the variable pay awards due to the Executive Directors and Senior Management.

Kerry Spooner Chair of the Board Risk Committee 5th March 2025

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Corporate Governance Report

Nottingham Building Society is committed to best practice in corporate governance and has considered the requirements of the UK Corporate Governance Code.

The Board has reviewed the Society's corporate governance practices against the UK Corporate Governance Code (July 2018) (the 'Code'), which is intended to apply to listed companies, to the extent that it is relevant to a building society. In the interest of transparency, each building society is encouraged to explain in its Annual Report and Accounts whether, and to what extent, it adheres to the Code. The Board is committed to complying with best practice in corporate governance.

This report sets out how the Board has operated in 2024 and complied with the provisions of the Code and concludes that the Board has identified that it is fully compliant with the provisions of the Code.

The Board is now planning for the changes required to its corporate governance practices to deliver compliance with the terms of the new Corporate Governance Code which comes into force from 1st January 2025.

Leadership

The Board

As at 31st December 2024, the Board consisted of five Non-Executive Directors (including the Chair) and three Executive Directors, providing a complementary balance of skills and expertise.

The Board held eleven meetings, one strategy review meeting and one business planning meeting during 2024. In addition, the Non-Executive Directors meet periodically, without the Executive Directors present, and consider all aspects of board responsibilities, governance and performance.

In line with Code principles, the Board operates effectively and is collectively responsible for the long-term success of the Society and ensuring that the necessary resources are in place for the Group to meet this objective. It has a schedule of reserved matters and its principal function is to focus on how it has considered and addressed the opportunities and risks to the future success of the Group, and the sustainability of the Group's business model, and how its governance contributes to the delivery of its strategy.

Additionally, it ensures the appropriate financial and business systems and controls are in place to safeguard members' interests, maintain effective corporate governance and measure business performance. All Executive and Non-Executive Directors can obtain independent professional advice, at the Society's expense, should that be necessary in the fulfilment of their duties, and have access to the services and advice of both the General Counsel and the Company Secretary.

Division of responsibilities

The roles of the Chair of the Board and the CEO are held by different people and are distinct in their purpose, with division of responsibility set out in writing. The CEO has direct charge of the Group on a dayto-day basis and is accountable to the Board for the financial and operational performance of the Group, as well as for the formation of its strategy.

The Chair, who is elected by the Board annually, leads the Board in approving its strategy and in the achievement of its objectives. The Chair is responsible for organising the business of the Board, ensuring its effectiveness and setting its agenda.

Non-Executive Directors

Independent Non-Executive Directors play a vital role in challenging and helping develop strategy for Nottingham Building Society, whilst providing independent judgement, knowledge and experience.

The Board considers all Non-Executive Directors to be independent and free of any relationship or circumstances that could interfere with the exercise of their independent judgement.

One of the independent Non-Executive Directors is appointed as the Senior Independent Director, to provide a sounding board for the Chair and to serve as an intermediary for the other directors, as necessary. The Senior Independent Director is identified on page 38.

Effectiveness

Composition of the Board

The names of the Directors together with brief biographical details are set out on pages 38 to 39.

The Board has four committees (BRC; NomCo; RemCo; and BAC) to help it discharge its duties. The terms of reference for these committees are reviewed annually.

The four committees meet regularly and current membership of these committees is shown on page 39.

The table below shows the attendance of each director at the relevant board and board committee meetings. The number to the left is the number of meetings attended; the number to the right is the number of meetings the Director was eligible to attend during 2024.

Director	Board	Risk	Nominations	Remuneration	Audit
R Ashton	11/11	2/2	3/3	2/2	1/1
P Astruc	3/4	2/2	-	-	1/1
S Baum	11/11	-	-	-	-
S Hayes	11/11	-	-	-	-
S Linares	10/11	6/6	4/4	3/3	-
A Murphy	11/11	-	-	_	-
A Neden	7/7	-	2/2	2/2	-
P O'Donnell	10/11	6/6	-	-	5/5
K Patel	10/11	6/6	4/4	3/3	5/5
K Spooner	10/11	6/6	4/4	3/3	5/5

The minutes of committee meetings are available to the Board. The Board also receives reports from the Chair of each of the committees and recommendations arising. The terms of reference for these four committees are available on the Society's website.

In addition to the four board committees noted above, ExCo, ERC and ALCo are delegated authority by the Board to manage the day-to-day operations of the Group. ALCo was elevated during 2024 to the same level as ExCo and ERC. Each of these committees generally meets once a month and the membership of each committee is made up of both Executive Directors and Senior Management. Together, the committees are responsible for acting on behalf of the Board in organising, managing and protecting the Society's assets to deliver value to members, whilst ensuring the Society operates within the law, regulation and clearly agreed Board risk appetites. Together they are therefore responsible for ensuring the management and delivery of four key areas on behalf of the Board: Strategy, Risk Management, Business Planning, and Operational Oversight. The Risk Management Report on pages 48 to 54 covers these committees in further detail.

Appointments to the Board

Specialist third party recruitment consultants are engaged to assist with all Board recruitment activities, whether Executive or Non-Executive appointments.

The NomCo assists the Board by making timely recommendations on the Board and Executive succession plan, recruitment and composition and other relevant matters. The Committee considers, annually, the competence and suitability of those directors seeking election or re-election at each annual general meeting.

The Committee meets at least twice a year. Additional meetings may be convened if necessary.

Appointments to the Board are made on merit and against objective criteria balancing skills, experience, independence and knowledge on the Board. The Society considers diversity in respect of gender and other measures, both at board level and in recruitment throughout the business. Candidates for both Executive and Non-Executive Directorships are recommended by the NomCo to the Board for approval, with the assistance of external consultants. All directors must meet the requirements of the Senior Managers and Certification Regime prescribed by the FCA and PRA including, where appropriate, receiving regulatory approval.

Commitment

Prior to appointment, Non-Executive Directors are required to disclose their other significant commitments. In addition, Non-Executive Directors undertake that they will have sufficient time to meet what is expected of them, recognising the need for availability in the event of crises. In addition, throughout their tenure with the Society, directors are required to inform the Board in advance of any other positions they wish to take up so the time commitment and any potential conflicts of interest can be considered.

Development

Upon appointment, new directors receive a formal and tailored induction and throughout their tenure all directors receive timely and appropriate training to enable them to properly fulfil their roles. The information and training requirements of all directors are reviewed annually.

Information and support

The Chair ensures that all directors receive accurate, timely and clear information.

The Society has in place appropriate insurance cover in respect of the Directors.

Evaluation

Executive Directors are evaluated using the Performance Management Framework for all employees. The CEO is appraised by the Chair. The performance of the Non-Executive Directors is reviewed annually by the Chair. The Senior Independent Director conducts interviews with each director to appraise the performance of the Chair, the results of which are discussed with the Chair.

Each year the Board and each of its committees undertake an assessment of the effectiveness of their performance during the year. The Corporate Governance Code also prescribes that a review should be undertaken by an independent external party at least every three years, the last review having been undertaken by board evaluator, Ian White, in 2022. Both the latest annual review and independent review confirmed that the Board and its Committees operated effectively.

Re-election

In 2025, all directors will submit themselves for election at the AGM in accordance with the Code.

Non-Executive Directors can serve up to a maximum of three three-year terms.

The Code requires that the independence of all Non-Executive Directors is considered as part of the Annual Report of the Society. It is confirmed that, all of the Non-Executive Directors are considered to be independent, and in particular (noting the requirements of the Code) Non-Executive Directors are required to attest to their independence against the specific criteria set out in the Code. The NomCo makes recommendations for the Board concerning the re-appointment of any Non-Executive Director at the conclusion of their specified term of office, having due regard to their performance and ability to continue to contribute to the Board considering knowledge, skills and experience required.

Accountability and audit

Financial and business reporting

The Directors' Report on pages 41 to 44 details the responsibilities of the Directors in preparing the Group's accounts.

This includes ensuring suitable accounting policies are followed, that a true and fair view of the Group's financial position is given and that the Group's business is a going concern.

The Board has responsibility to present a fair, balanced and understandable assessment of the Group's performance and financial position, business model and strategy, consideration of which is contained within the Chief Executive's Review on pages 6 to 9, the Strategic Report on pages 11 to 26 and within the Annual Report and Accounts taken as a whole.

Viability statement

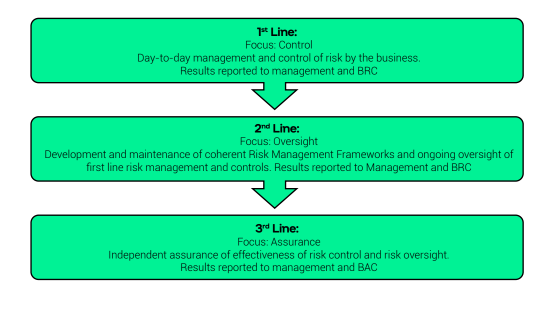
In accordance with the requirements of the Code, the Board has assessed the prospects of the Society over a period longer than the 12-months required by the going concern provision. The Viability Statement is considered on page 44 within the Directors' Report.

Risk management and internal control

The responsibilities and activities of the BRC are outlined within the Board Risk Committee Report on page 55.

The Society's RMF (approved by the Board) sets out the principal risks facing the Group, including those that would threaten the business model, future performance, solvency and liquidity. These principal risks are detailed on pages 23 to 26 of the Strategic Report and further information on risk management is given in the Risk Management Report on pages 48 to 54.

In accordance with the Code, the Board is committed to maintaining sound systems and controls to safeguard both its own assets and those of its members and there is an annual review of risk management and internal control systems.



The operation of these three lines of defence is embodied in the terms of reference of the Society's risk committees. The BRC ensures (on behalf of the Board) that there are appropriate risk management frameworks and policies in place for the appropriate identification, assessment, monitoring and control of all the main sources of risk that the Group faces.

Where weaknesses in controls are identified by the three lines of defence, the Board monitors the steps taken to remedy the issues and to ensure that the Society responds to changing external threats and economic circumstances and to the changing regulatory environment.

Remuneration

Policy and procedures

The level and make-up of director remuneration and the procedure for developing policy on executive remuneration, (including fixing the remuneration packages of individual directors), is considered by the RemCo.

The RemCo's work and the Society's compliance with the Code principles relating to remuneration is covered in the Directors' Remuneration Report on pages 66 to 71.

Relations with members

Dialogue with members

The Society's members are all customers of the Society. Engagement with members is undertaken in various ways including member events, social media, customer panels, regular literature and mainstream media.

The Society is keen to find out its members' views so that it can continually improve. It provides them with several ways and opportunities to give their feedback. It surveys a selection of its members on a regular basis through its customer satisfaction survey. The results of this feedback are shared in Board meetings. The Society also encourages its members to attend its AGM where they can ask questions and voice their opinions. During 2024, owing to a desire to protect the health and well-being of members, members were invited to attend the meeting virtually and invited to pre-submit questions.

Corporate Governance Report (continued)

Furthermore, each year, the Society produces a Members' Newsletter, including the Summary Financial Statement, which provides an abridged version of information contained within the Annual Report and Accounts. The Members' Newsletter is provided to all members as part of its annual AGM documentation.

Constructive use of the AGM

Each year, notice of the AGM is given to all members who are eligible to vote. Members are sent voting forms and are encouraged to vote online, by post, at a local branch or by person or proxy at the AGM.

All postal and proxy votes are counted using independent scrutineers.

All members of the Board are present at the AGM each year (unless, exceptionally, their absence is unavoidable) and the Chair of the BAC, NomCo, BRC and RemCo are, therefore, available to answer questions.

The Notice of the AGM and related papers are sent at least 21 days before the AGM in accordance with the Building Societies Act 1986.



Board Audit Committee Report

Board Audit Committee

The principal role of the BAC is providing support to the Board in its oversight of financial reporting and the financial control environment across the Society. The Committee's primary functions are:

- to monitor the integrity of the Financial Statements and any formal announcements relating to the Society's financial performance, reviewing any significant financial reporting judgements which they contain including that of the Society's going concern status;
- to keep under review the Society's financial control systems and processes that manage and monitor financial risks;
- to review and approve the statements to be included in the Annual Report and Accounts concerning internal control, financial risk management and the Viability statement;
- to review the Society's procedures for detecting fraud and its systems and controls for the prevention of bribery;
- to monitor and review the effectiveness of the Internal Audit function;
- to approve and review progress of the Annual Internal Audit Plan;
- prior to the members' vote at the AGM, to make recommendations to the Board for appointment,

re-appointment and / or removal of the external auditor;

- to review and monitor the external auditor's independence and objectivity and the effectiveness of the audit process, taking into consideration relevant UK law, regulation and applicable ethical standards;
- to approve the remuneration and terms of engagement of the Society's external auditor;
- to develop and implement policy on the engagement of the external auditor to supply non-audit services, considering relevant ethical guidance regarding the provision of non-audit services by the external audit firm; and
- to report to the Board on how the Committee has discharged its responsibilities.

Membership and attendance

The BAC consists of three Non-Executive Directors. The members of the Committee are Peter O'Donnell, Kavita Patel and Kerry Spooner, who have a broad range of skills, experience and knowledge relevant to the building society and financial services sector. The Company Secretary acts as Secretary to the Committee.

Other individuals such as the CEO, CFO, CRO, Chief Internal Audit Officer ('CIAO') and Finance Director, may be invited to attend all or part of any meeting as and when appropriate. The external auditor was invited to attend all the Committee's meetings held in 2024.

Private meetings are held at least once a year with the external auditor and with the CIAO in the absence of management to enable issues to be raised directly if necessary. The Committee Chair meets with the Head of Internal Audit and the external auditor on a regular basis.

Following each committee meeting, the minutes of the meeting are distributed to the Board and the Committee Chair provides an update to the Society's Board at the next Board meeting on key matters discussed by the Committee.

Meeting frequency and reporting

The Committee met five times in 2024 and during the year:

- reviewed the results and draft Annual Report and Accounts for the year ended 31st December 2024;
- challenged the key loan provision assumptions and judgements, underlying the analysis of expected credit losses proposed by management;
- reviewed the going concern and viability statement assumptions and all key issues and areas of judgement relating to the financial statement reporting;
- reviewed reports from the external auditor, including the Management Letter highlighting

Board Audit Committee Report (continued)

system and control recommendations, key accounting and audit issues and conclusions for the Interim and full year financial statement reporting;

- reviewed the Annual and Interim Financial Statements and draft press releases, with consideration of the fair, balanced and understandable requirements of the UK Corporate Governance Code;
- approved the risk-based 2024 and 2025 Internal Audit Plans;
- · received and reviewed reports from Internal Audit;
- reviewed and approved (working with BRC) the statements to be included in the Annual Report and Accounts concerning internal control, financial risk management and the Viability Statement; and
- carried out a review of the Committee's own effectiveness and terms of reference

Significant matters in relation to the Financial Statements

The Committee considers a wide range of matters in relation to the Financial Statements, which relate mainly to key judgements, accounting policies and estimates which Management must make during the preparation of the statements, particularly in respect of large or unusual transactions. During 2024, the significant matters considered by the Committee included:

Philips Trust Corporation provisioning	The Committee reviewed an accounting paper presented by Management, ensuring that the threshold for recognising a provision had been met and that the provision could be reliably measured. The Committee also reviewed the disclosures made within the Accounts and considered these disclosures to be appropriate.
Expected credit loss provisioning	The Society reviews the IFRS 9 model outputs to estimate the level of impairment provision required across the mortgage portfolio, which uses historical default and loss experience as well as applying judgement. The Committee reviewed and challenged the approach to calculating the provisions, including the impact of the uncertain macroeconomic environment, inflation and affordability stresses.
Effective Interest Rate ('EIR') methodology	The Society recognises interest income using a constant level of interest over the expected behavioural life of the loan. The Committee reviewed the basis of the EIR calculations, including a proposal to spread early repayment charges over the expected life of a loan as opposed to the previous cash receipt basis. The Committee is satisfied that this change should be applied prospectively from the 1 st January 2024 as a change in accounting estimate.
Fair value of derivative financial instruments	Considering the significant market volatility seen in the external markets in the year and resulting impact on derivative fair values, the Committee considered the Income Statement and Balance Sheet positions.
Calculation of the defined benefit pension plan position	The Society has a defined benefit pension scheme which was closed to new entrants in 1997 and closed to future service accrual from 31 st January 2009. The Committee reviewed the methodologies and assumptions used in calculating the latest estimate of the scheme's assets and liabilities. This review was supported by a report provided by the Society's pension advisors.
Going concern assumption	The Committee evaluated whether the going concern basis of accounting was appropriate by considering forecast profitability, liquidity, funding availability and regulatory capital positions. The review also considered the external environment because of the impact of the uncertain macroeconomic environment, inflation and affordability stresses.
Fair, balanced and understandable	The Committee reviewed the integrity of the Financial Statements and any formal announcements. The content of the Annual Report and Accounts was reviewed and the Committee advised the Board that, in its view, and taken as a whole, it is fair, balanced and understandable and provides the information necessary for members to assess the Society's performance, business model and strategy. The Committee therefore recommended that the Board approve the Annual Report and Accounts.
Viability Statement	The Committee reviewed the requirements of the UK Corporate Governance Code to provide the medium-term Viability statement in the Annual Report and Accounts and agreed the definition of the medium-term period.
Corporate Governance Code	The Committee reviewed the impacts on the Financial Statements of the Corporate Governance Code.
Changes to accounting standards and other relevant developments	The Committee is kept up to date with changes to accounting standards and relevant developments in financial reporting and applicable law. In addition, as appropriate members attend relevant seminars and conferences provided by external bodies.

Independence and effectiveness of external auditor

In 2023, the Society tendered its external audit relationship in line with best practice and Ernst & Young LLP were re-engaged and therefore have now been in post for ten years as at 31st December 2024.

In advance of the commencement of the annual audit, the Committee reviewed a report presented by the external auditor detailing the audit plan, planning materiality, areas of audit focus, terms of engagement and fees payable. Following the review of the Interim Financial Statements and the audit of the Annual Financial Statements, the Committee received a report detailing the work performed in areas of significant risk, and a summary of misstatements and internal control related issues identified. The Committee considered the matters set out in these reports as part of recommending the Interim and Annual Financial Statements for approval.

To monitor and assess any threats to the independence of the auditor, the Committee reviews a report on the level of spend with the auditor on audit and non-audit services. The Committee has a framework on the Society's use of the external auditor for non-audit work, to ensure their continued independence and objectivity. The external auditor undertook a six-monthly review of the Society's Interim results, an audit related assurance service, conducted in accordance with this policy, and details of any fees paid for these services are outlined in Note 6 to the accounts. The Committee considered the performance of Ernst & Young LLP as external auditor for 2024, and is satisfied with their objectivity, independence and effectiveness and therefore recommended that they be re-appointed at the AGM for the current year.

Oversight and effectiveness of internal audit

The Committee receives regular reports from the CIAO setting out the results of assurance activity, proposed changes to the approved audit plan and the level of resource available. Significant findings and themes identified were considered by the Committee, alongside Management's response and the tracking and completion of outstanding actions. In addition to approving the annual plan and budget throughout the year, the Committee reviewed and approved amendments to the Internal Audit Plan and resources.

The Committee regularly monitors whether Internal Audit has delivered its reports in accordance with the agreed plan and to the expected standard. The CIAO also carries out an annual review of the effectiveness of the Society's system of internal control and reports on the outcome of this review to the Committee. The CIAO reported an adequate level of assurance in relation to the Group's arrangements for risk management, control infrastructure, governance and fraud prevention controls. The Committee therefore regards the Internal Audit function to be effective.

Audit Committee performance and effectiveness

As outlined in the Corporate Governance Report on pages 58 to 62, the Board and each of the committees formally evaluate their own performance and effectiveness annually. The Committee discussed the results of the 2023 review in June 2024 and concluded that, overall, the Committee continued to be effective and was adequately discharging its responsibilities.

Peter O'Donnell

Chair of the Board Audit Committee 5th March 2025

Directors' Remuneration Report

Statement by the Chair of the Remuneration Committee

On behalf of the Committee, I am pleased to present the annual Directors' Remuneration Report, which sets out the Remuneration Policy and details of the Directors' remuneration in the year ended 31st December 2024.

Nottingham Building Society is committed to best practice in its remuneration of directors. This report explains how the Society applies the relevant principles and requirements of the remuneration regulations and Codes. The report has two sections:

- the Remuneration Policy, which sets out the Society's Remuneration Policy for directors; and
- the Annual Remuneration Report, which outlines how the policy was implemented in 2024.

Committee structure

In 2024, the Remuneration Committee membership was made up as follows:

Simon Linares	Non-Executive Director and Chair of the RemCo
Kerry Spooner Senior Independent Director and Chair the BRC	
Robin Ashton	Non-Executive Director, Chair of the Board
Kavita Patel	Non-Executive Director and Chair of Conduct Sub-Committee within BRC

2024 performance and awards

The Chair's Statement. Chief Executive's Review and Strategic Report on pages 4 to 26 describe 2024 as a period of strong performance amidst turbulent economic conditions. The strong results have been aided by the higher interest rate environment which positively impacted the Society's net interest income. Nottingham Building Society continues to be a top ten building society with total assets of £5.2 billion. The Society has revitalised its purpose placing a greater focus on mortgages whilst continuing to provide a safe and secure home for our members to save with us. We have ensured that our regulatory capital requirements continue to be maintained at appropriate levels, whilst continuing to invest in the Society, and supporting both our savings and mortgage members. We have also finalised the Society's reward strategy for the next three years, which focuses on the improvement of our colleagues' journey with us, and the enhancement of our Employee Value Proposition on physical, mental and financial well-being and 'moments that matter' in the lives of our colleagues.

Nottingham Building Society is pleased to confirm its Annual Bonus Plan for 2024. The bonus for 2024 is determined by the Society's financial and strategic performance, as well as each employee's individual achievements. Additionally, in 2024, we introduced a one-off Medium-Term Incentive Plan ('MTIP') designed to support the ambitious goals of our EOB strategy and to engage and retain the leaders in charge of delivering it. This MTIP spans a threeyear performance period, with rigorous performance conditions and specific benchmarks. The Directors' variable compensation will be tied exclusively to these two plans.

It is in this context that the payments to Executive Directors have been determined and are detailed in this report. In 2024, the Committee reviewed and approved payment of the deferred element of the 2020 Bonus Plan.

Remuneration Committee

The primary objective of the RemCo, under delegated authority from the Board, is to make recommendations to the Board on the general Remuneration Policy of Nottingham Building Society and specifically on the remuneration of Executive Directors. The Committee also has oversight of the remuneration of both the Leadership team and Remuneration Code staff, ensuring that remuneration is in line with the Society's business drivers, values and ambitions and adheres to the Remuneration Policy. In addition, the Committee is responsible for approving the variable pay and reward principles and compliance with the Remuneration Code and policy statement.

The Committee met three times in 2024 and is made up of a minimum of three Non-Executive Directors, as detailed within the table above. The CEO, CPO, Legal Counsel and Company Secretary attend the meetings by invitation. Nottingham Building Society adheres to the requirements of the Remuneration Code applicable to a level 3 firm as defined by the Regulator. Non-Executive Directors do not receive variable remuneration. Information on Nottingham Building Society's other Remuneration Code Staff is set out in the Pillar 3 disclosures published on our website www.thenottingham.com, along with the Committee terms of reference.

Committee activities

The RemCo's activities in 2024 included:

Remuneration · Policy .	Review of the Remuneration Policy for 2024 and recommending it to the Board for approval; reviewing and approving the Remuneration Policy Statement ensuring its compliance with the Remuneration Code; and reviewing regulatory updates and assessing the impact on Nottingham Building Society.
· Fixed Remuneration	Oversight of the activities undertaken by the ExCo in relation to reward; considering the annual pay review for all eligible employees; and agreeing the terms for any appointments and leavers for executive level and other Material Risk Taker roles.
Variable Remuneration ·	Agreeing a new annual bonus plan for 2024; and agreeing a new medium-term incentive for a performance period from 2024 to 2026.

RemCo intends to review the construct of the Annual Bonus Plan in 2025.

Remuneration policy

Nottingham Building Society's Remuneration Policy reflects its objectives for good governance, appropriate risk management and acting in the longterm best interests of members.

The policy is there to ensure that:

- remuneration should be sufficient to attract, reward, retain and motivate high quality leaders and employees to run the Society successfully, delivering value for our members whilst avoiding paying more than is necessary for this purpose in line with our mutual ethos; and
- remuneration is structured to strike the right balance between fixed and variable pay. Variable pay schemes are designed to incentivise and reward appropriate behaviour and performance, aligned with Nottingham Building Society's position on risk; rewards are only attributed to the delivery of success and achievement of objectives.

Nottingham Building Society is classified as a level 3 firm and seeks to apply appropriate remuneration best practice for all Remuneration Code staff and other staff.

All pay is benchmarked using externally provided data and the approach to pay reviews is consistently applied to all colleagues across the Society, regardless of position.

Recruitment policy for Executive Directors

Nottingham Building Society's approach to recruitment is to pay no more than is necessary to attract appropriate candidates to roles across the business, including Executive roles. Any new Executive Director's remuneration package will be consistent with our Remuneration Policy as outlined in this report. Any payments made to Executive Directors on joining the Society to compensate them for forfeited remuneration from their previous employer will be compliant with the provisions of the Remuneration Code and will be approved by the RemCo.

Service contracts

All Executive Directors, in line with best practice, have service contracts outlining their duties and terms and conditions of employment.

Payment for loss of office of Executive Directors

Any compensation in the event of early termination is subject to RemCo recommendation and Board approval. Pension contributions cease on termination under the rules of the pension scheme.

Other directorships

None of the Executive Directors currently hold any paid external directorships.

Executive Directors' total remuneration

Executive Directors' emoluments comprise a basic salary, variable pay, pension entitlement and other taxable benefits as outlined on pages 69 to 71.

The total remuneration received by Executive Directors is detailed on page 70. The information has been audited and shows remuneration for the years ended 31st December 2023 and 31st December 2024 as required under the Building Societies (Accounts and Related Provisions) Regulations 1998.

The remuneration of Executive Directors is considered annually by the RemCo attended by Nottingham Building Society's CEO, who (except in respect of their own remuneration) makes recommendations regarding executive pay and agreed recommendations are referred to the Board.

The CEO is the Society's highest paid employee and no employee earns more than the CEO.

The salary of Executive Directors increased by 4.0% to 7.0% in 2024. This is in line with the wider Society, with the basic salary increase for colleagues ranging from 4.5% to 9.5% depending on grade, with minimum salaries implemented.

Chief Executive Officer pay ratio

The CEO pay ratio is presented as follows to promote transparency and encourage good governance. The CEO is the highest paid person within the organisation, and this is compared with the 25th, 50th and 75th percentile employees to calculate the

CEO pay ratio. This uses a single total figure of remuneration which includes total salary, variable pay, pension and taxable benefits.

The Society has chosen to publish the CEO pay ratio using the recommended and government preferred approach (Option A). Option A involves calculating the actual full time equivalent remuneration for all relevant employees for the financial year in question.

These values are then listed in order from lowest to highest and the values at the three percentile points identified as disclosed below.

Year	25 th percentile	Median	75 th percentile
2024	21:1	15:1	8:1
2023	20:1	15:1	9:1
	25 th percentile	Median	75 th percentile
2024			
Total remuneration	£25,486	£35,034	£64,630
Salary	£22,829	£31,130	£56,116
2023			
Total remuneration	£23,721	£31,919	£57,849
Salary	£21,204	£27,649	£48,429

Employee data includes full time equivalent total remuneration for Society employees as at 31st December.

Non-Executive Directors

The Chair and other Non-Executive Directors each receive an annual fee reflective of the time commitment and responsibilities of the role. Fees for Non-Executive Directors are set by reference to benchmark information from a building society comparator group, agreed with the Board and take into consideration the principles underpinning the annual salary review.

The Non-Executive Directors' fees are reviewed by the Chair together with the Executive Directors before recommendations are referred to the Board. Remuneration of the Chair is considered by the RemCo, together with the Society's CEO, without the Chair being present.

Non-Executive Directors do not receive variable pay or pensions to encourage their independence.

Non-Executive Directors are reimbursed for reasonable expenses incurred during their work on the Society's business.

Remuneration Code staff (Material risk takers)

The remuneration of all Remuneration Code staff is overseen directly by the RemCo. Fixed and variable pay decisions (including appointment packages) for Remuneration Code Staff (excluding the CIAO where the decision is made by the Chair of the BAC and approved by the RemCo), are proposed by the Executive and all decisions are recommended to the RemCo for approval.

The Society's Remuneration Code staff are informed of their status through written communication. This communication includes the implications of their status including the potential for remuneration that does not comply with certain requirements of the Remuneration Code to be rendered void and recoverable by the Society.

Directors' Remuneration Report (continued)

Component	Purpose	Operation	Performance measures	Opportunity
Basic salary	Fixed remuneration set to attract and retain executives of appropriate calibre and experience. Basic salary is assessed by reference to roles carrying similar responsibilities in comparable organisations. A comparator group is used that consists of Executive Director positions within banks and building societies of a similar size and complexity.	Reviewed annually and linked to personal performance and market sector benchmarking, including Willis Towers Watson benchmark data.	 Increases based on: overall employee pay increases in the Group; benchmarking comparisons; personal performance; and role and experience. 	 The base salaries of Executive Directors are reviewed as for any other employee in accordance with the reward matrix, except in circumstances where: market peer benchmarking indicates that remuneration is moving out of line of the appropriate peer group; and / or there has been a material increase in scoor or responsibility of the Executive Director role.
Variable pay Annual Bonus Plan	Linked to the delivery of the Society and personal objectives. Used to reward Executive Directors within the context of achieving the Society's goals and objectives. Payments under the variable pay schemes are not pensionable.	The bonus will only be awarded if the threshold criteria and Society and individual performance targets are met and a payment is triggered in the Annual Bonus Plan. 50% of the bonus is deferred for three years and payment is subject to meeting Society and individual performance threshold criteria in each of the years from award to payment. The Committee has the discretion to reduce or withhold the deferred element if it becomes apparent that the basis on which the variable pay award was made was wrong or that financial performance has deteriorated materially since the award. The deferred payment, prior to the 2022 performance period, is subject to clawback for a period of three years after payment. For performance periods from 2022 onwards, the deferred payment is subject to clawback for a period of 7 years after payment.	 The scheme is based upon three elements: Financial adequacy - achievement of a minimum level of adjusted Profit Before Tax before any bonus is payable. Annual Bonus Plan measures Society performance against four strategic pillars: growing & rewarding membership; responsible society; strategic reinvention; and safe & secure. Individual performance including achievement of strategic objectives. Personal performance objectives, appropriate to the responsibilities of the Executive Director, including the achievement of appropriate strategic progress are set at the start of each year. Objectives are set within Board risk appetite and regulatory requirements. 	The maximum award possible is 50% of basic salary, payable with 50% of the award deferred for three years.
Variable pay Medium-term Incentive Plan ('MTIP')	One-off incentive used to reward, engage and retain Executive Directors on the desired improvement in our relative position against competitors as a result of the delivery of the Society's EOB strategy. Payments under the variable pay schemes are not pensionable.	The incentive will only be awarded if the threshold criteria and Society performance targets are met once the performance period of three years (2024 to 2026) has concluded. 100% of the incentive payment is deferred for nine months until September 2027, and payment is subject to meeting Society and individual performance threshold criteria from award to payment. The Committee has the discretion to reduce or withhold the payment if it becomes apparent that the basis on which the variable pay award was made was wrong or that financial performance has deteriorated materially since the award. The payment is subject to clawback for a period of seven years after payment.	 The scheme is based upon three elements: Financial adequacy - achievement of a minimum level of adjusted underlying Profit Before Tax before any incentive is payable. MTIP measures Society's relative position against a peer group of Building Societies on three strategic indicators: net interest margins; growth in total savings assets; and growth in total mortgage assets. Risk appetite - performance objectives were set at the start of performance period in 2024 within board risk appetite and regulatory requirements. Any payment is subject to achieving the same risk targets as the annual bonus plan for plan years 2024, 2025 and 2026. 	The maximum award possible is a cash lump sum of £500,000 for the CEO and £250,000 fo the other Executive Directors, payable at the end of the performance period in December 2026, deferred until September 2027.

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Directors' Remuneration Report (continued)

Component	Purpose	Operation	Performance measures	Opportunity
Pension or pension allowance	A part of fixed remuneration to attract and retain Executives of appropriate calibre and experience.	Executive Directors are invited to join the Society's defined contribution pension plan, or, as an alternative, be provided with an equivalent cash allowance.	Not applicable.	Pension contributions for new Executive Directors appointed post 1 st January 2020 will be aligned with the contribution matrix for all employees.
Benefits	A part of fixed remuneration to attract and retain executives of appropriate calibre and experience.	The benefits received by Executive Directors are private medical insurance and a car allowance.	Not applicable.	Set at a level considered appropriate for each Executive Director by the RemCo in line with market practice.

Annual Report on remuneration

Executive Director remuneration

	2024 Sue	2024 Anthony	2024 Simon	2024	2023 Sue	2023 Anthony	2023 Simon	2023 Paul	2023
Audited	Hayes	Murphy	Baum	Total	Hayes	Murphy	Baum	Astruc	Total
Society	£000	£000	£000	£000	£000	£000	£000	£000	£000
Fixed remuneration									
Salary ¹	391	297	253	941	375	146	173	67	761
Benefits	11	29	12	52	11	15	8	3	37
Variable remuneration									
Annual bonus ²	52	41	35	128	62	46	29	10	147
	454	367	300	1,121	448	207	210	80	945
Pension contribution	-	15	-	15	-	7	-	-	7
Payments in lieu of pension	31	-	26	57	30	-	19	5	54
	485	382	326	1,193	478	214	229	85	1,006

The Directors can sacrifice elements of their salary and variable pay. All figures disclosed in the table above are presented pre-sacrifice.

¹ Paul Astruc ceased to be an Executive Director on 6th April 2023, Anthony Murphy became an Executive Director with effect from 23rd June 2023 and Simon Baum became an Executive Director with effect from 1st May 2023 (earnings included above are for the period as an Executive Director).

² The annual bonus figure reflects the amounts awarded in the year, which are not subject to deferral, and any deferred amount from previous financial years, paid in year. The remaining element, which is subject to deferral and the achievement of threshold criteria, will be disclosed in the year of payment.

The unpaid deferred elements of the annual bonus scheme are as follows:

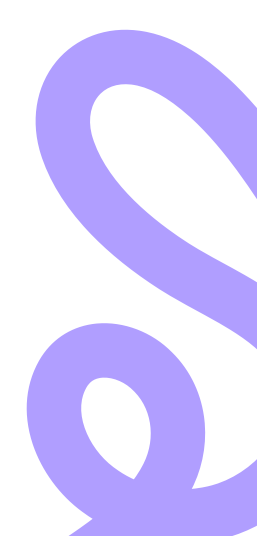
Directors' Remuneration Report (continued)

Executive Directors	Due 2025 ¹	Due 2026 ¹	Due 2027 ¹	Due 2028 ¹	Total Deferred
Performance Year	2021	2022	2023	2024	
	£000	£000	£000	£000	£000
Paul Astruc	27	40	10	-	77
Simon Baum	-	-	29	35	64
Sue Hayes	-	58	62	52	172
David Marlow	54	15	-	-	69
Anthony Murphy	-	-	46	41	87
	81	113	147	128	469

Non-Executive Directors	2024 £000	2023 £000
Paul Astruc (retired from the Board effective 6th April 2024)	15	40
Robin Ashton (Chair)	92	5
Simon Linares	70	69
Simon Baum (transferred to Executive Director on 30 th April 2023)	-	23
Andrew Neden (retired from the Board effective 1 st July 2024)	87	113
Peter O'Donnell	70	69
Kavita Patel	60	59
Kerry Spooner	95	88
Total emoluments for services as directors	489	466

Simon Linares

Chair of the Remuneration Committee 5th March 2025



Independent Auditor's Report

Independent Auditor's Report to the members of Nottingham Building Society

Opinion

In our opinion:

- the Financial Statements of Nottingham Building Society (the "Society") and its subsidiaries (together the "Group") give a true and fair view of the state of the Group's and the Society's affairs as at 31st December 2024 and of the Group's and the Society's income and expenditure for the year then ended;
- the Financial Statements have been properly prepared in accordance with UK adopted international accounting standards; and
- the Financial Statements have been prepared in accordance with the requirements of the Building Societies Act 1986.

We have audited the Financial Statements (as defined in the table below) of the Group and Society for the year ended 31st December 2024 which comprise:

Group	Society			
Income Statement for the year ended 31 st December 2024	Income Statement for the year ended 31 st December 2024			
Statement of Comprehensive Income for the year ended 31 st December 2024	Statement of Comprehensive Income for the year ended 31st December 2024			
Statement of Financial Position as at 31 st December 2024	Statement of Financial Position as at 31ª December 2024			
Statement of Changes in Members' Interests for the year ended 31st December 2024	Statement of Changes in Members' Interests for the year ended 31st December 2024			
Cash Flow Statement for the year ended 31 st December 2024	Cash Flow Statement for the year ended 31st December 2024			
Related Notes 1 to 37 to the Financial Statements, including material accounting policy information, except for tables in Note 31 labelled as "unaudited"				

Directors' Remuneration Report tables identified as "audited"

The financial reporting framework that has been applied in their preparation is applicable law and UK adopted international accounting standards.

Basis for opinion

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

Independence

We are independent of the Group and the Society in accordance with the ethical requirements that are relevant to our audit of the Financial Statements in the UK, including the FRC's Ethical Standard as applied to public interest entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

The non-audit services prohibited by the FRC's Ethical Standard were not provided to the Group or the Society and we remain independent of the Group and the Society in conducting the audit.

Conclusions relating to going concern

In auditing the Financial Statements, we have concluded that the Directors' use of the going concern basis of accounting in the preparation of the Financial Statements is appropriate. Our evaluation

of the Directors' assessment of the Group's and the Society's ability to continue to adopt the going concern basis of accounting included:

- We obtained the Directors' going concern assessment, which covers a period until 5th March 2026, being 12 months from approval of the Annual Reports and Accounts;
- We compared the historical budgeted financial information with historical actual results, in order to form a view on the reliability of the forecasting process
- We considered the analysis of key relevant going concern assumptions, including those relating to financial performance, regulatory capital and liquidity, and performed independent reverse stress testing and sensitivity analysis, including considering the impact of ongoing macroeconomic uncertainty;
- We considered the Group and Society's current funding position and availability of additional capital and liquidity should it be required. We also evaluated the Group and Society's ability to replace maturing debt instruments over the going concern period to manage regulatory capital requirements;
- We considered whether there were other events subsequent to the Balance Sheet date which could have a bearing on the going concern conclusion;
- We reviewed regulatory correspondence, committee and board meeting minutes, and met with the Prudential Regulation Authority, in order

to identify events or conditions that may impact the Group and Society's ability to continue as a going concern; and

• We reviewed the going concern disclosures included in the Annual Report in order to assess whether the disclosures were appropriate and in conformity with the reporting standards.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the Group's and Society's ability to continue as a going concern until 5th March 2026, being a period of 12 months from the date of approval of the Annual Report and Accounts.

In relation to the Group's and the Society's reporting on how they have applied the UK Corporate Governance Code, we have nothing material to add or draw attention to in relation to the Directors' statement in the Financial Statements about whether the Directors considered it appropriate to adopt the going concern basis of accounting.

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

Audit scope	•	We performed an audit of the complete financial information of the Group and the Society
Key audit matters	•	Expected credit loss provisions;
	•	Risk of fraud in relation to revenue recognition of mortgage related income; and
	•	Application of hedge accounting.
Materiality	•	Overall Group materiality of £1.4m which represents 0.55% of members' interests.

An overview of the scope of the Society and the Group audits

Tailoring the scope

The Society is managed from one location in Nottingham. All audit work performed for the purposes of the audit was undertaken by a single Group Audit team based in the United Kingdom.

We have followed a risk-based approach when developing our audit approach to obtain sufficient appropriate audit evidence on which to base our audit opinion. We performed risk assessment procedures to identify and assess risks of material misstatement of the Group and Society Financial Statements and identified significant accounts and disclosures. When identifying the extent at which audit work needed to be performed to respond to the identified risks of material misstatement of

the Group and Society Financial Statements, we considered our understanding of the Group and its business environment, the potential impact of climate change, the applicable financial framework, the group's system of internal control at the entity level, applications and any relevant internal audit results.

Our scoping to address the risk of material misstatement for each key audit matter is set out in the Key audit matters section of our report.

Climate change

Stakeholders are increasingly interested in how climate change will impact the Group and the Society. The Group and Society has determined that the most significant future impacts from climate change on their operations will be from physical and transitional risks. These are explained on page 36 in the Sustainability Report, including their commitments to achieve net zero emissions by 2050. All of these disclosures form part of the "Other Information," rather than the audited Financial Statements. Our procedures on these unaudited disclosures therefore consisted solely of considering whether they are materially inconsistent with the Financial Statements or our knowledge obtained in the course of the audit or otherwise appear to be materially misstated, in line with our responsibilities on "Other Information".

In planning and performing our audit we assessed the potential impacts of climate change on the Group and Society's business and any consequential material impact on its Financial Statements.

The Group and Society has explained in Note 1, Accounting policies, how they have reflected

the impact of climate change in their Financial Statements. These disclosures also explain where governmental and societal responses to climate change risks are still developing, and where the degree of certainty of these changes means that they cannot be taken into account when determining asset and liability valuations under the requirements of UK adopted international accounting standards.

Our audit effort in considering the impact of climate change on the Financial Statements was focused on evaluating Management's assessment of the impact of climate risk, physical and transition, their climate commitments, the effects of material climate risks disclosed in Note 1 and whether these have been appropriately reflected in asset and liability values, where these are impacted by future cash flows, following the requirements of UK adopted international accounting standards. As part of this evaluation, we performed our own risk assessment, supported by our climate change specialists, to determine the risks of material misstatement in the Financial Statements from climate change which needed to be considered in our audit.

We also challenged the Directors' considerations of climate change risks in their assessment of going concern and associated disclosures. Where considerations of climate change were relevant to our assessment of going concern, these are described above.

Based on our work, whilst we have not identified the impact of climate change on the Financial Statements to be a standalone key audit matter, we have considered the impact of climate change to principally impact expected credit loss provisions key audit matter. Details of the impact, our procedures and findings are included in our explanation of key audit matters below.



Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Financial Statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) that we identified. These matters included those which had the greatest effect on: the overall audit strategy, the allocation of resources in the audit; and directing the efforts of the Engagement team. These matters were addressed in the context of our audit of the Financial Statements as a whole, and in our opinion thereon, and we do not provide a separate opinion on these matters.

Risk	Our response to the risk
Expected credit loss provisions	We understood and evaluated the design effectiveness of key controls over the ECL process and adopted a substantive approach.
Group and Society – 31 December 2024: £5.2m (2023: £5.2m)	We tested the assumptions, inputs and calculations used in the ECL models with the involvement of our credit risk
Refer to the Board Audit Committee Report (pages 63-65); Accounting policies (page 91); and Note 15 of the Consolidated Financial Statements (page 102)	modelling specialists. This included assessing the appropriateness of the model design, model implementation and model performance along with model assumption testing and sensitivity analysis.
Valuation and completeness of Expected Credit Loss ('ECL') provisions is an area of estimation that requires management judgement. The continuing higher rate environment has an impact on the level of uncertainty in the	We considered the key data points in the ECL models and performed appropriate testing procedures to establish completeness and accuracy, including the valuation of collateral.
valuation of ECL provisions, particularly in relation to the application of macro-economic scenarios and the estimation of the probability of default of customers in the future.	With the support of EY economic specialists, we assessed the base case and alternative macro-economic scenarios, including challenging the probability weightings and comparing to other scenarios from external sources.
Key judgements and estimates include:	We assessed whether the forecasted macro-economic variables for unemployment, interest rates and property price indices were appropriate.
• Accounting interpretations and modelling assumptions used to build the credit models and calculate the ECL;	We critically assessed the methodology for determining the SICR criteria and independently tested staging
• The appropriateness of staging criteria selected to determine whether a significant increase in credit risk	allocation with the support of EY credit risk modelling specialists.
('SICR') has occurred;	We assessed the completeness of post-model adjustments using our knowledge and experience across the UK lending sector and with the involvement of our credit risk modelling specialists we independently recalculated the
 The application of multiple macro-economic scenarios including the appropriateness of the probability weightings assigned to the various scenarios; and 	additional ECL provision adjustment applied by management.
The completeness and valuation of post model adjustments.	On completion of our procedures we performed a stand-back analysis to assess the overall adequacy of the ECL provisions. This included an analytical review, assessing whether any contradictory evidence had been obtained from other parts of the audit and considering the Group and Society's provision coverage ratios in comparison to
We also considered potential consequences of climate change and the impact of this on the ECL provision.	other lenders using available benchmarking data.

Key observations communicated to the Audit Committee

- We communicated that we were satisfied that ECL provisions were reasonable and in compliance with the requirements of IFRS 9.
- We considered that the model methodology, implementation and significant assumptions were materially appropriate.
- We considered that the application of staging criteria was materially appropriate and aligned to the requirements of IFRS 9.
- The basis and calculation of the post model adjustment was considered to be materially appropriate.
- We considered the multiple economic scenarios incorporated in the IFRS 9 models to be materially appropriate.

Independent Auditor's Report (continued)

Risk	Our response to the risk
Risk of fraud in relation to revenue recognition of mortgage related income	We understood and evaluated the design effectiveness of key controls over the mortgage income process and adopted a substantive approach.
Group and Society – 31 December 2024, income included within Interest receivable and similar income: £169.9m	
(2023: £114.1m), and Fees and commissions receivable: £2.0m (2023: £2.5m)	We critically assessed the accounting policies in relation to revenue recognition under IFRS 9 and IFRS 15, including EIR accounting.
Refer to the Board Audit Committee Report (pages 63-65); Accounting policies (page 97); and Note 3 of the	
Consolidated Financial Statements (page 98)	We validated and challenged assumptions used in the EIR calculations, including the accounting decisions and assumptions in relation to fees and charges, the behavioural lives of assets and the allocation of lending fees to
The majority of mortgage and fee income recorded is low value and based on standard contractual terms. The risk of fraud in the recognition of revenue is focused on the application of management estimation and judgement in the	loan products. Our challenge included a comparison of customer redemption assumptions with recent customer behaviours observable in the Group's portfolios, and an assessment of the inclusion of lending fees within the EIR
accounting for income using the Effective Interest Rate ('EIR').	calculations.
	We independently recalculated mortgage interest recorded for the year and recalculated the fee income to be deferred under effective interest rate accounting.
	We agreed, on a sample basis, the initial mortgage fees charged to supporting evidence.

Key observations communicated to the Audit Committee

- We communicated that we were satisfied that the selection and application of accounting policies, including the application of effective interest rate accounting, was appropriate under IFRS 9 and IFRS 15.
- We communicated that our independent recalculation of mortgage interest and EIR adjustments did not identify any material differences.

Risk

Our response to the risk

Application of hedge accounting

Group and Society – 31st December 2024, fair value adjustment for hedged risk relating to mortgages: £34.5m (2023: £39.4m), and savings: £0.3m (2023: £(1.4)m), net gains / (losses) from derivative financial instruments: £3.9m (2023: £(14.2)m)

Refer to the Board Audit Committee Report (page 63-65); Accounting policies (page 89); and Notes 5 and 13 of the Consolidated Financial Statements (pages 98 and 101)

The Group and Society uses derivative instruments to hedge against interest rate risk exposures on mortgage portfolios and accounts for hedging relationships using the provisions of IAS 39. Valuation techniques applied in the industry have led to greater volatility and complexity, particularly in relation to fair value hedge accounting.

The Group and Society's hedge accounting process involves elements of manual calculation which give rise to a risk of management override of controls.

Areas of risk and audit focus include:

- valuation of derivatives and underlying hedged items;
- hedge effectiveness calculations; and
- hedge documentation and compliance with the requirements of accounting standards.

We understood and evaluated the design effectiveness of key controls over the hedge accounting process and adopted a substantive approach.

We engaged EY derivative valuation specialists and re-performed the valuation of a sample of derivatives and underlying hedged items.

We independently recalculated hedge effectiveness for a sample of hedges, including performing a sample of both prospective and retrospective effectiveness tests.

We assessed the completeness and accuracy of the data used in the hedging calculations and performed tests to assess whether data was being interpreted and categorised appropriately.

We corroborated the adequacy and appropriateness of the disclosures made within the Financial Statements for compliance with accounting standards.

We obtained and reviewed the relevant hedge accounting documentation to evaluate and assess whether each hedge was compliant with the requirements of accounting standards.

Key observations communicated to the Audit Committee

- We communicated that we were satisfied that the hedge accounting methodology applied by the Group and Society was compliant with accounting standards.
- We communicated that our independent recalculation of underlying hedge calculations did not identify any material differences.

Our application of materiality

We apply the concept of materiality in planning and performing the audit, in evaluating the effect of identified misstatements on the audit and in forming our audit opinion.

Materiality

The magnitude of an omission or misstatement that, individually or in the aggregate, could reasonably be expected to influence the economic decisions of the users of the Financial Statements. Materiality provides a basis for determining the nature and extent of our audit procedures.

We determined materiality for the Group and Society to be £1.4 million (2023: £1.1 million), which is 0.55% (2023: 0.45%) of total members' interests. We increased the percentage applied to total members' interests in the year based on a consideration of results of the Group and Society and benchmarking to relevant organisations.

We consider total members' interests provides us with an appropriate measure of materiality given this is a key focus area for the Society's members and regulators and is more relevant to users in an uncertain economic environment where profitability and the temporary impact of matters impacting financial reporting is less predictable.

Performance materiality

The application of materiality at the individual account or balance level. It is set at an amount to reduce to an appropriately low level the probability that the aggregate of uncorrected and undetected misstatements exceeds materiality. On the basis of our risk assessments, together with our assessment of the Group's overall control environment, our judgement was that performance materiality was 75% (2023: 75%) of our planning materiality, namely £1.05m (2023: £0.80m). We have set performance materiality at this percentage after considering our experience in the prior year, our assessment of an effective control environment and including our perspectives from the current year audit. As a result, we determined that the higher of our permissible thresholds for our performance materiality was appropriate.

Reporting threshold

An amount below which identified misstatements are considered as being clearly trivial.

We agreed with the Audit Committee that we would report to them all uncorrected audit differences in excess of £0.07m (2023: £0.05m), which is set at 5% of planning materiality, as well as differences below that threshold that, in our view, warranted reporting on qualitative grounds.

We evaluate any uncorrected misstatements against both the quantitative measures of materiality discussed above and in light of other relevant qualitative considerations in forming our opinion.

Other information

The Other Information comprises the information included in the Annual Report and Accounts set out on pages 4 to 80 and 131 to 137, including, Key highlights, Chairman's statement, Chief Executive's Review, Strategic Report, Stakeholder Engagement Report, Corporate Responsibility Report, Sustainability Report, Your Board of Directors, Directors' Report, Nomination Committee Report, Risk Management Report, Board Risk Committee Report, Corporate Governance Report, Board Audit Committee Report, Directors' Remuneration Report, Annual Business Statement and Glossary, other than the Financial Statements and our Auditor's Report thereon. The Directors are responsible for the Other Information contained in the Annual Report.

Our opinion on the Financial Statements does not cover the Other Information and, except to the extent otherwise explicitly stated in this report, we do not express any form of assurance conclusion thereon.

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

We have nothing to report in this regard.

Opinion on other matters prescribed by the Building Societies Act 1986

In our opinion:

• The Annual Business Statement and the Directors' Report have been prepared in

accordance with the requirements of the Building Societies Act 1986;

- the information given in the Directors' Report for the financial year for which the Financial Statements are prepared is consistent with the Financial Statements; and
- the information given in the Annual Business Statement (other than the information upon which we are not required to report) gives a true representation of the matters in respect of which it is given.

Matters on which we are required to report by exception

We have nothing to report in respect of the following matters where the Building Societies Act 1986 requires us to report to you if, in our opinion:

- Proper accounting records have not been kept by the Society; or
- the Group or Society's Financial Statements are not in agreement with the accounting records; or
- we have not received all the information and explanations and access to documents we require for our audit.

Corporate Governance Statement

We have reviewed the Directors' statement in relation to going concern, longer-term viability and that part of the Corporate Governance Statement relating to the Group and the Society's voluntary compliance with the provisions of the UK Corporate Governance Code specified for our review by the UK Listing Rules.

Based on the work undertaken as part of our audit, we have concluded that each of the following elements of the Corporate Governance Statement are materially consistent with the Financial Statements or our knowledge obtained during the audit:

- Directors' statement with regards to the appropriateness of adopting the going concern basis of accounting and any material uncertainties identified set out on page 43;
- Directors' explanation as to its assessment of the Society's prospects, the period this assessment covers and why the period is appropriate set out on page 43;
- Directors' statement on fair, balanced and understandable set out on page 43;
- Board's confirmation that it has carried out a robust assessment of the emerging and principal risks set out on page 41;
- the section of the Annual Report that describes the review of effectiveness of risk management and internal control systems set out on page 43; and
- the section describing the work of the Audit Committee set out on page 63.

Directors' Remuneration Report

The Society voluntarily prepares a Report of the Directors on Remuneration in accordance with the provisions of the Companies Act 2006. The Directors have requested that we audit the part of the Report of the directors on remuneration specified by the Companies Act 2006 to be audited as if the Society were a quoted company.

In our opinion, the part of the Directors' Remuneration Report to be audited has been properly prepared in accordance with the Companies Act 2006.

Responsibilities of Directors

As explained more fully in the Directors'

Responsibilities Statement set out on page 43, the Directors are responsible for the preparation of the Financial Statements and for being satisfied that they give a true and fair view, and for such internal control as the Directors determine is necessary to enable the preparation of Financial Statements that are free from material misstatement, whether due to fraud or error.

In preparing the Financial Statements, the Directors are responsible for assessing the Group's and the Society'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 Society or to cease operations, or has no realistic alternative but to do so.

Auditor's responsibilities for the audit of the Financial Statements

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

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

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

- We obtained an understanding of the legal and regulatory frameworks that are applicable to the Group and determined that the most significant are the regulations, licence conditions and supervisory requirements of the Prudential Regulation Authority ('PRA'), the Financial Conduct Authority ('FCA') and the Building Societies Act 1986;
- we understood how Group and Society are complying with those frameworks by making enquiries of management, internal audit, and those responsible for legal and compliance matters. We also reviewed correspondence between the Group and UK regulatory bodies; reviewed minutes of the Board and Board Risk Committee; and gained an understanding of the Group's approach to governance, demonstrated by the Board's approval of the Group's governance framework and the Board's review of the Group's Operational Risk Framework and internal control processes;
- we assessed the susceptibility of the Group and the Society's Financial Statements to material misstatement, including how fraud might occur by considering the controls that the Group and Society have established to address risks identified by the entity, or that otherwise seek to prevent, deter or detect fraud.
- based on this understanding we designed our audit procedures to identify non-compliance with such laws and regulations. Our procedures

involved enquiries of legal counsel, executive management, internal audit, and focused testing as referred to in the Key Audit Matters section above; and

the Group and Society operate in the financial services sector which is a highly regulated environment. As such the Senior Statutory Auditor considered the experience and expertise of the engagement team to ensure that the team had the appropriate competence and capabilities, which included the use of specialists where appropriate.

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

Other matters we are required to address

Following the recommendation from the Audit Committee, we were appointed by the Society on 24th March 2015 to audit the Financial Statements for the year ending 31st December 2015 and subsequent financial periods.

The period of total uninterrupted engagement including previous renewals and reappointments is ten years, covering the years ending 31st December 2015 to 31st December 2024.

The audit opinion is consistent with the additional report to the Audit Committee.

Use of our report

This report is made solely to the Society's members, as a body, in accordance with Section 78 of the Building Societies Act 1986. Our audit work has been undertaken so that we might state to the Society's members those matters we are required to state to them in an Auditor's Report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Society and the Society's members as a body, for our audit work, for this report, or for the opinions we have formed.

Stephen Littler (Senior statutory auditor)

for and on behalf of Ernst & Young LLP, Statutory Auditor Manchester 5th March 2025



Financial Statements

Income Statements

For the year ended 31st December 2024

		Group 2024	Group 2023	Society 2024	Society 2023
	Notes	£m	£m	£m	£m
Interest receivable and similar income					
Calculated using the effective interest rate method	3	267.3	200.6	271.3	203.1
Other	3	10.7	4.9	1.3	0.1
Interest receivable and similar income		278.0	205.5	272.6	203.2
Interest payable and similar charges	4	(194.4)	(125.2)	(189.0)	(123.3)
Net interest income		83.6	80.3	83.6	79.9
Fees and commissions receivable		2.0	2.5	2.0	2.5
Fees and commissions payable		(1.1)	0.4	(1.1)	0.4
Net gains / (losses) from derivative financial instruments	5	3.9	(14.2)	7.4	(22.3)
Total net income		88.4	69.0	91.9	60.5
Administrative expenses	6	(59.4)	(52.3)	(59.2)	(52.2)
Depreciation and amortisation	17,18,19	(4.9)	(6.7)	(4.9)	(6.7)
Operating profit before impairment and loss on disposal of treasury assets		24.1	10.0	27.8	1.6
Impairment credit - loans and advances to members	15	-	0.1	-	0.1
Voluntary payment expense associated with Philips Trust Corporation	27	(11.2)	-	(11.2)	-
Recoveries against Philips Trust Corporation expense	27	1.0	-	1.0	-
Loss on disposal of treasury assets		-	(1.8)	-	(1.8)
Profit / (loss) before tax		13.9	8.3	17.6	(0.1)
Tax charge	8	(4.6)	-	(4.6)	-
Profit / (loss) after tax for the financial year		9.3	8.3	13.0	(0.1)

The Income Statements only include income and expenditure from continuing operations. The notes on pages 87 to 130 form part of these accounts.

Statements of Comprehensive Income

For the year ended 31st December 2024

		Group 2024	Group 2023	Society 2024	Society 2023
	Notes	£m	£m	£m	£m
Profit / (loss) for the financial year		9.3	8.3	13.0	(0.1)
Items that will not be re-classified to the Income Statement					
Remeasurements of defined benefit obligation	28	0.9	0.1	0.9	0.1
Tax on items that will not be re-classified	8	(0.2)	(0.1)	(0.2)	(0.1)
Items that may subsequently be re-classified to the Income Statement					
Fair Value through Other Comprehensive Income reserve					
Valuation (losses) / gains taken to reserves	12	(0.5)	2.8	(0.5)	2.8
Amounts transferred to the Income Statement on micro hedge relationships		0.3	-	0.3	-
Loss on disposal of treasury assets taken to Income Statement		-	1.8	-	1.8
Tax on items that may subsequently be reclassified	8	-	(1.0)	-	(1.0)
Other comprehensive income for the period net of income tax		0.5	3.6	0.5	3.6
Total comprehensive income for the year		9.8	11.9	13.5	3.5



Both the profit for the financial year and total comprehensive income for the period are attributable to the members of the Society. The notes on pages 87 to 130 form part of these accounts.

Statements of Financial Position

For the year ended 31st December 2024

		Group 2024	Group 2023	Society 2024	Society 2023
Assets	Notes	£m	£m	£m	£m
Cash in hand and balances with the Bank of England	9	441.2	430.2	441.2	430.2
Loans and advances to credit institutions	10	21.6	31.0	12.4	19.0
Debt securities	12	454.2	340.1	454.2	340.1
Derivative financial instruments	13	80.9	105.2	69.5	90.1
Loans and advances to members	14	4,201.8	3,543.9	4,201.8	3,543.9
Convertible loan notes		1.1	-	1.1	-
Amounts due from subsidiary undertakings	16	-	-	33.4	33.4
Other assets		6.7	4.8	5.3	4.8
Current tax asset		-	3.0	-	3.0
Property, plant and equipment	17	8.0	8.4	8.0	8.4
Right of use assets	18	2.0	1.2	2.0	1.2
Intangible assets	19	8.8	6.0	8.8	6.0
Deferred tax assets	20	0.4	1.1	0.4	1.1
Total assets		5,226.7	4,474.9	5,238.1	4,481.2

		Group 2024	Group 2023	Society 2024	Society 2023
Liabilities	Notes	£m	£m	£m	£m
Shares	21	4,350.5	3,565.9	4,350.5	3,565.9
Amounts owed to credit institutions	22	327.1	288.1	327.1	288.1
Amounts owed to other members	23	45.4	48.8	45.4	48.8
Amounts owed to subsidiary undertakings	24	-	-	208.2	266.9
Debt securities in issue	25	184.7	246.2	-	-
Derivative financial instruments	13	22.9	43.9	22.9	43.9
Other liabilities and accruals	26	13.2	11.4	11.7	11.3
Lease liabilities	18	2.4	1.8	2.4	1.8
Provisions for liabilities	27	2.0	-	2.0	-
Current tax liabilities		1.2	-	1.2	-
Retirement benefit obligations	28	-	1.3	-	1.3
Subscribed capital	29	24.0	24.0	24.0	24.0
Total liabilities		4,973.4	4,231.4	4,995.4	4,252.0
Reserves					
General reserves		253.3	243.3	242.7	229.0
Fair value reserves	30	_	0.2	-	0.2

Total reserves and liabilities	5,226.7	4,474.9	5,238.1	4,481.2
Total reserves attributable to members of the Society	253.3	243.5	242.7	229.2
Fair value reserves 30	-	0.2	-	0.2
General reserves	253.3	243.3	242.7	229.0

The Notes on pages 87 to 130 form part of these accounts.

These accounts were approved by the Board of Directors on 5th March 2025 and signed on its behalf by:

Robin Ashton, Chair

Sue Hayes, Chief Executive Officer

Anthony Murphy, Chief Financial Officer

Statements of Changes in Member's Interests

For the year ended 31st December 2024

	General Reserve	FVOCI Reserve	Total
Group 2024	£m	£m	£m
Balance as at 1 st January 2024	243.3	0.2	243.5
Profit for the year	9.3	-	9.3
Other comprehensive income / (expense) for the period (net of tax)			
Net gains / (losses) from changes in fair value	0.7	(0.2)	0.5
Total other comprehensive income / (expense)	0.7	(0.2)	0.5
Total comprehensive income / (expense) for the period	10.0	(0.2)	9.8
Balance as at 31 st December 2024	253.3	-	253.3
Group 2023	£m	£m	£m
Balance as at 1 st January 2023	235.0	(3.4)	231.6
Profit for the year	8.3	-	8.3
Other comprehensive income for the period (net of tax)			
Net gains from changes in fair value	-	3.6	3.6
Total other comprehensive income	-	3.6	3.6
Total comprehensive income for the period	8.3	3.6	11.9
Balance as at 31st December 2023	243.3	0.2	243.5

	General Reserve	FVOCI Reserve	Total
Society 2024	£m	£m	£m
Balance as at 1 st January 2024	229.0	0.2	229.2
Profit for the year	13.0	-	13.0
Other comprehensive income / (expense) for the period (net of tax)			
Net gains / (losses) from changes in fair value	0.7	(0.2)	0.5
Total other comprehensive income / (expense)	0.7	(0.2)	0.5
Total comprehensive income / (expense) for the period	13.7	(0.2)	13.5
Balance as at 31 st December 2024	242.7	-	242.7
Society 2023	£m	£m	£m
Balance as at 1 st January 2023	229.1	(3.4)	225.7
Loss for the year	(0.1)	-	(0.1)
Other comprehensive income for the period (net of tax)			
Net gains from changes in fair value	-	3.6	3.6
Total other comprehensive income	-	3.6	3.6
Total comprehensive (expense) / income for the period	(0.1)	3.6	3.5
Balance as at 31 st December 2023	229.0	0.2	229.2

The notes on pages 87 to 130 form part of these accounts.

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Cash Flow Statements

For the year ended 31st December 2024

		Group 2024	Group 2023	Society 2024	Society 2023
Cash flows from operating activities	Notes	£m	£m	£m	£m
Profit / (loss) before tax from continuing operations		13.9	8.3	17.6	(0.1)
Depreciation and amortisation		5.1	6.7	5.1	6.7
Interest on subscribed capital	34	1.9	2.0	1.9	2.0
Interest on lease payments	18	0.1	-	0.1	-
Loss on disposal of treasury assets	12	-	1.8	-	1.8
Amortisation of debt securities		-	0.2	-	0.2
Decrease in impairment on loans and advances	15	-	(0.1)	-	(0.1)
		21.0	18.9	24.7	10.5
Changes in operating assets and liabilities Decrease / (increase) in loans and advances to credit institutions		8.8	(8.4)	9.8	(8.4)
Increase in loans and advances to members		(657.9)	(621.0)	(657.9)	(621.0)
Decrease / (increase) in other assets		22.9	36.8	(38.2)	196.2
Increase in shares	21	784.6	556.2	784.6	556.2
Increase / (decrease) in amounts owed to other credit institutions and other members	22,23	35.6	(90.5)	35.6	(90.5)
(Decrease) / increase in debt securities in issue	25	(61.5)	155.2	-	-
(Decrease) / increase in accruals and other liabilities		(17.2)	31.2	(18.5)	31.0
Decrease in retirement benefit obligation	28	(0.6)	(1.6)	(0.6)	(1.6)
Taxation received / (paid)		-	(2.2)	-	(2.2)
Net cash generated from operating activities		135.7	74.6	139.5	70.2

		Group 2024	Group 2023	Society 2024	Society 2023
Cash flows from investing activities	Notes	£m	£m	£m	£m
Purchase of convertible loan note		(1.1)	-	(1.1)	-
Purchase of debt securities	12	(268.1)	(169.9)	(268.1)	(169.9)
Disposal of debt securities	12	153.5	245.9	153.5	245.9
(Disposal) / Purchase of property, plant and equipment		(0.7)	(1.1)	(0.7)	(1.1)
Purchase of intangible assets		(6.5)	(0.2)	(6.5)	(0.2)
	19	(122.9)	74.7	(122.9)	74.7
Net cash used in investing activities		(122.9)	74.7	(122.9)	74.7
Cash flows from financing activities					
Interest paid on subscribed capital	34	(1.9)	(1.9)	(1.9)	(1.9)
Principal element of lease payments		(0.5)	(0.7)	(0.5)	(0.7)
Net increase		10.4	146.7	14.2	142.3
Cash and cash equivalents at 1 st January		439.1	292.4	427.1	284.8
Cash and cash equivalents at 31st December	11	449.5	439.1	441.3	427.1

The notes on pages 87 to 130 form part of these accounts.

Notes to the Accounts

1. Accounting policies

The principal accounting policies adopted in the preparation of these Financial Statements are set out below.

Basis of preparation

Both the Society and Group Annual Accounts are prepared and approved by the Directors in accordance with UK adopted international accounting standards ('IAS') and those parts of the Building Societies Act 1986 and Building Societies (Accounts and Related Provisions) Regulations 1998 applicable to societies reporting under UK adopted IAS. The Annual Accounts are prepared under the historical cost convention as modified by the fair value assets and derivatives.

The Financial Statements are prepared in pounds sterling, which is the functional currency of the Group, and have been rounded to the nearest one hundred thousand pounds.

Governmental and societal responses to climate change risks are still developing, and are interdependent upon each other, and consequently Financial Statements cannot capture all possible future outcomes as these are not yet known nor capable of reasonable estimation. The degree of uncertainty of these changes may also mean that they cannot be conclusively considered when determining asset and liability valuations and the timing of future cash flows under the requirements of applicable accounting standards. At 31st December 2024, the Group considers its present financial exposure to climate-related risk to the best of its knowledge to be low, including with respect of the climate change commitments made in the Sustainability Report on pages 33 to 37. As such, no material adjustments have been made to the valuation of assets and liabilities in these Financial Statements.

The Directors have considered the risks and uncertainties discussed on page 23 and pages 48 to 54, and the extent to which they might affect the preparation of the Annual Report and Accounts on a going concern basis. Key to this consideration are the risks associated to regulatory capital, liquidity and financial performance, and the impact on these risks arising from the continuing uncertainties created by the higher interest rate and high inflationary environment. As with many other financial institutions, the Group meets its day-to-day liquidity requirements through prudent management of its retail and wholesale funding sources. It ensures that it maintains sufficient liquidity to meet both normal business demands and those that may arise in stressed circumstances. The Group has a surplus to regulatory capital requirements and is forecasting this to remain across the going concern

assessment period. Furthermore the Group's forecasts and plans, taking account of current and possible future operating conditions, including stress tests and scenario analysis, which have considered income, expenses and overall quality of the mortgage portfolio, indicate that the Group has sufficient operating liquidity and capital for the foreseeable future, and specifically for the going concern assessment period to 5th March 2026 – twelve months from the date of the approval of the Annual Report and Accounts. As such, the Directors are satisfied that the Group has adequate resources to continue in business and to use the going concern basis in preparing the accounts.

The accounting policies for the Group also include those for the Society unless otherwise stated.

The preparation of accounts in conformity with UK adopted IAS requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. These estimates and assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances. Although these estimates are based on Management's best knowledge of the amount, event or actions, actual results may differ from those estimates.

Changes in accounting policy & future accounting developments

There are no new issued standards or amendments effective in 2024 that have a material impact on the Group's accounting policies.

The following amendments and improvements to accounting standards have been issued by the International Accounting Standards Board ('IASB'):

- Effective 1st January 2026: amendments to the Classification and Measurement of Financial Instruments (IFRS 9 and 7 – issued May 2024); and
- Effective 1st January 2027: presentation and Disclosures in Financial Statements (IFRS 18 – issued April 2024).

We are assessing the impact of adopting these accounting developments on our Financial Statements.

Basis of consolidation

Subsidiary companies are defined as those in which the Society has the power over relevant activities, has exposure to the rights of variable returns and has the influence to affect those returns.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group and deconsolidated from the date that control ceases. The Group's accounts consolidate the assets, liabilities and results of the Society and all its subsidiaries, eliminating intercompany balances and transactions. All entities have accounting periods ending on 31st December. The results of subsidiary undertakings acquired or disposed of during the year are included in the Consolidated Income Statement from the effective date of acquisition or up to the effective date that ownership ceases.

Special purpose funding vehicle

The Society has transferred the beneficial interest in certain loans and advances to members to a Special Purpose Funding Vehicle ('SPV'). This SPV enabled a subsequent raising of debt to investors who gained the security of the underlying assets as collateral. The SPV is fully consolidated into the Group's accounts in accordance with IFRS 10 as the Society is deemed to have control over the SPV because it has power and exposure to variable returns.

The transfer of the beneficial interest in these loans to the SPV is not treated as sales by the Society. The Society continues to recognise these assets within its own Statement of Financial Position after the transfer because it retains substantially all the risk and rewards of the portfolio through the receipt of the majority of profits of the structured entity. In the accounts of the Society, the proceeds received from the transfer are accounted for as a deemed loan repayable to the SPV, which is held at amortised cost.

Interest income and expense

Interest income and interest expense for all interestbearing financial instruments are recognised in 'interest receivable and similar income' or 'interest payable and similar charges'.

The Effective Interest Rate ('EIR') method is applied for all financial assets or liabilities recorded at amortised cost or Fair Value through Other Comprehensive Income ('FVOCI'). The effective interest rate is the rate that discounts the expected future cash flows, over the expected life of the financial instrument, to the net carrying amount of the financial asset or liability. This may include fees and commissions if they are an integral part of the effective interest rate of a financial instrument.

Interest income on financial assets is calculated by applying the EIR to the gross carrying amount of the financial asset, unless considered credit impaired. When a financial asset becomes credit impaired, and therefore considered as Stage 3, interest income is calculated by applying the EIR to the net amortised cost of the financial asset. If the financial asset cures and is no longer credit impaired, interest income is reverted to being calculated on a gross basis.

Interest income and expense also includes interest on derivatives measured at Fair Value through Profit and Loss ('FVPL'), where hedge accounting is not applied, using the contractual interest rate.

Fees and commissions

Fees receivable are generally recognised when all performance obligations of the contract have been fulfilled.

Commission receivable from the sale of third-party products is recognised upon fulfilment of contractual performance obligations, that is the inception date of the product or on completion of a mortgage.

If the fees are an integral part of the effective interest rate of a financial instrument, they are recognised as an adjustment to the effective interest rate and recorded in interest receivable / payable.

Fees payable are recognised on an accruals basis when the service has been provided or on the completion of an act to which the fee relates.

Cash and cash equivalents

For the purposes of the cash flow statement, cash and cash equivalents comprise balances with less than three months' maturity from the date of acquisition, including cash, treasury bills and other eligible bills and loans and advances to credit institutions.

Derivative financial instruments and hedge accounting

The Group uses derivatives only for risk management purposes. It does not use derivatives for trading purposes. Derivatives are measured at fair value in the Statement of Financial Position. Fair values are obtained by applying quoted market rates to a discounted cash flow model. All derivatives are carried as assets when fair value is positive and as liabilities when fair value is negative.

The Group has elected to continue to apply the hedge accounting requirements of IAS 39 on adoption of IFRS 9 for macro fair value hedge accounting associated with fixed rate mortgages and savings accounts. The Group applies IFRS 9 for micro fair value hedge accounting to fixed rate treasury assets.

The Group looks to designate derivatives held for risk management purposes as hedging instruments in qualifying hedging relationships. On initial designation of the hedge, the Group documents formally the relationship between the hedging instruments and hedged items, including the risk management objective and strategy in undertaking the hedge, together with the method that will be used to assess the effectiveness of the hedging relationship. The Group makes an assessment, both at the inception of the hedge relationship as well as on an ongoing basis, as to whether the hedging instruments are expected to be highly effective in offsetting the changes in the fair value of the respective hedged items during the period for which the hedge is designated, and whether the actual results of each hedge are within a range of 80-125 percent.

If derivatives are not designated as hedges, then changes in their fair values are recognised immediately in the Income Statement in the period in which they arise.

Portfolio fair value hedges

Portfolio fair value hedges are used to hedge exposures to variability in the fair value of financial assets and liabilities, such as fixed rate mortgages and savings products. Changes in the fair value of derivatives are recognised immediately in the Income Statement together with changes in the fair value of the hedged item that are attributable to the hedged risk (in the same line in the Income Statement as the hedged item).

If the hedging derivative expires or is sold, terminated, or exercised, or the hedge no longer meets the criteria for fair value hedge accounting, or the hedge designation is revoked, hedge accounting is discontinued prospectively. Any adjustment up to that point to a hedge item, for which the effective interest method is used, is amortised to the Income Statement over its remaining life.

Financial assets

Classification and Measurement

Financial assets comprise cash, loans and advances to credit institutions, debt securities, derivative financial instruments and loans and advances to members. The Group classifies non-derivative financial assets as either amortised cost. FVOCI or FVPL depending on the business model for managing the assets and the contractual cash flow characteristics. The Group determines its business model at the level that best reflects how it manages groups of assets to achieve its business objective. In making this assessment it considers how the performance of the business model is evaluated and reported within the Group, how the risks of the business model are managed and the expected frequency, value and timing of sales of assets. The contractual terms of the financial assets are assessed to determine whether their cash flows represent solely payments of principal and interest or expose the Group to other risks.

Amortised cost

Financial assets whose business model is to hold for collection of contractual cash flows where those cash flows represent Solely Payments of Principal and Interest ('SPPI') are measured at amortised cost. Interest income from these financial assets is included in net interest income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss. The carrying value of these assets is adjusted by any expected credit loss allowance recognised. The Society classifies the following financial instruments as amortised cost:

- cash in hand and balances with the Bank of England;
- loans and advances to credit institutions; and
- loans and advances to members.

Loans and advances to members

The initial value of loans and advances to members may, if applicable, include certain upfront costs and fees such as procuration fees, legal fees, valuation fees, mortgage indemnity guarantee premiums and application fees, which are recognised over the expected life of mortgage assets. Mortgage discounts are also recognised over the expected life of mortgage assets as part of the effective interest rate.

Throughout the year and at each year end, the mortgage life assumptions are reviewed for appropriateness. Any changes to the expected life assumptions of the assets are recognised through interest receivable and similar income and reflected in the carrying value of the mortgage assets.

Included in loans and advances to members of the Society are balances which have been used to secure funding issued by the Group's special purpose vehicle, which is consolidated into the Group's Financial Statements. The beneficial interest in the underlying loans has been transferred to this entity. The loans are retained within the Society's Statement of Financial Position as the Society retains substantially all of the risks and rewards relating to the loans.

Fair value through other comprehensive income

The Society recognises its debt securities as FVOCI assets. The business model for these financial assets is to hold for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest and are measured at EVOCL Movements. in the carrying amount are taken through Other Comprehensive Income ('OCI'). When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from reserves to the Income Statement. Interest income from these financial assets is included in net interest income using the effective interest rate method. The expected credit loss for these assets does not reduce the carrying amount in the Statement of Financial Position, which remains at fair value. Instead, an amount equal to the allowance that would arise if the assets were at amortised cost, is recognised in OCI as an accumulated impairment amount, with a corresponding charge to profit or loss.

Fair value through profit or loss

Assets that do not meet the criteria for amortised cost or FVOCI are measured at FVPL. Interest income from these financial assets is included in net interest income. The Society recognises its derivative financial instruments and convertible loan notes as FVTPL assets.

Impairment of financial assets not carried at fair value through profit or loss

Under IFRS 9, the Group assesses on a forwardlooking basis the Expected Credit Losses ('ECL') associated with its financial assets carried at amortised cost and FVOCI and with the exposure arising from loan commitments. The allowance is based on the ECLs associated with the probability of default in the next 12-months unless there has been a significant increase in credit risk since origination and the measurement of ECL reflects:

- an unbiased and probability weighted amount that is determined by evaluating a range of possible outcomes;
- the time value of money; and
- reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

Notes to the Accounts - 1. Accounting policies (continued)

IFRS 9 outlines a 'three-stage' model for impairment based on changes in credit quality since initial recognition as summarised below:

Stage 1: A financial instrument that is not creditimpaired on initial recognition and its credit risk has not significantly increased since origination. ECL is measured at an amount equal to the portion of lifetime expected credit losses that result from default events possible within the next 12-months.

Stage 2: If a significant increase in credit risk ('SICR') since initial recognition is identified, the financial asset is moved to 'Stage 2' but is not yet deemed to be credit impaired. The definition of a significant increase in credit risk is detailed below. ECL for Stage 2 assets are measured based on expected credit losses on a lifetime basis.

Stage 3: If the financial asset is credit-impaired, it is moved to 'Stage 3'. The definition of credit-impaired and default is outlined below. ECL for Stage 3 assets is also measured on expected credit losses on a lifetime basis.

Forward-looking information is considered in the measurement of ECL with its use of economic assumptions such as inflation, unemployment rates, house price indices and Gross Domestic Product ('GDP').

The Group has no purchased or originated credit impaired assets.

Significant Increase in Credit Risk ('SICR')

The Group considers a financial instrument to have experienced a significant increase in credit risk when one of more of the following criteria has been met:

Loans and advances to members - Retail	 over 30 days past due on contractual repayments; change in Probability of Default ('PD') exceeds relative threshold of 100% and absolute threshold of 0.5%; or in forbearance.
Loans and advances to members – Secured Business Lending	 over 30 days past due on contractual repayments; change in PD exceeds relative threshold of 100% and absolute threshold of 0.5%; or in forbearance.
Wholesale liquidity instruments	any arrears or receipt of adverse information.

Definition of default and credit-impaired

The Group defines a financial asset as in default, which is fully aligned with the definition of creditimpaired, when it is more than 90-days past due on contractual repayments.

It is the Society's policy to consider a financial instrument as 'cured' and therefore reclassified out of Stage 3 when none of the default criteria have been present for at least twelve consecutive months for forbearance defaults and nine months for any other defaults. The decision whether to classify an asset as Stage 2 or Stage 1 once cured depends on the updated position, at the time of the cure, and whether there has been a significant increase in credit risk compared to initial recognition.

Loans and advances to members

Forward-looking information incorporated in the ECL models

The assessment of SICR and the calculation of ECL both incorporate forward-looking information. Forecasts of these economic variables are provided by a reputable third party on a regular basis and provide the best estimate view of the economy over the next five years. After five years, to project the economic variables out for the full remaining lifetime, a mean reversion approach is used, i.e. long-run averages. In addition to the Base economic scenario forecast, other possible scenarios along with scenario weightings are obtained, of which management has applied four (2023: four) scenarios in the model calculations to align with wider market practices. Further details of these scenarios are outlined in Note 15.

ECL models

The ECL models are driven by three key components:

Probability of Default: the PD model takes attributes of the mortgage accounts on the portfolio (for example, origination vintage and time on book) and adjusts for the impacts of a range of independently sourced forward-looking macroeconomic scenarios to produce a vector detailing the likelihood of an account defaulting in a given month within the expected behavioural lifetime. The model outputs are scaled against a number of internal risk grades which are determined using the Society's behavioural scoring models. These behavioural scoring models contain a combination of internal and externally derived data to rank the mortgage accounts by risk and pool the accounts into groups of comparable expected performance.

Exposure at Default ('EAD'): the EAD model predicts the loan exposure of each mortgage account at a future default date. The model takes into account balance amortisation and accrued interest from missed payments given expected changes in the repayment terms of the mortgage; for example interest rates may move in a manner consistent with the macroeconomic scenarios. The calculation produces a vector to represent 'expected' EAD at each potential point of default along the vector from the reporting date up to the expected behavioural lifetime; and

Loss Given Default ('LGD'): the LGD model calculates the likely loss on asset disposal that the Society would suffer if a default were to occur in any given month over the expected behavioural lifetime of the mortgage account. LGD takes into account the EAD in comparison to the value expected to be recovered through the sale of an asset, given the macroeconomic scenario specific trend in property price indices. The expectation of loss is then scaled to reflect the likelihood of a mortgage account reaching default, progressing on to sale of the asset.

Forbearance strategies and renegotiated loans

A range of forbearance options are available to support members who are in financial difficulty. The purpose of forbearance is to support members who have temporary financial difficulties and help them get back on their feet.

The main options offered by the Society include:

- reduced monthly payment;
- an arrangement to clear outstanding arrears;
- temporary interest only; and
- extension of mortgage term.

Members requesting a forbearance option will need to provide information to support the request which is likely to include a budget planner, statement of assets and liabilities, bank / credit card statements, payslips etc. in order that the request can be properly assessed. If the forbearance request is granted the account is monitored in accordance with our policy and procedures. At the appropriate time the forbearance option that has been implemented is cancelled, except for capitalisation of arrears, and the customer's normal contractual payment is restored.

Loans that are subject to restructuring may only be classified as restructured and up to date once a specified number and / or amount of qualifying payments have been received. These qualifying payments are set at a level appropriate to the nature of the loan and the member's ability to make the repayment going forward. Typically, the receipt of six months' qualifying payments is required. Loans that have been restructured and would otherwise have been past due or impaired are classified as renegotiated.

The carrying amount of loans that have been classified as renegotiated retain this classification until maturity or derecognition. Interest is recorded on renegotiated loans based on new contractual terms following renegotiation. The original effective interest rate will be retained.

Modifications

The Society may on occasion modify the contractual terms of loans provided to customers. When this is solely for commercial reasons and considered part of the ordinary course of business, there is no impact on the impairment approach. Generally, forbearance at the Society, whether retail or SBL lending, does not result in the terms of the loan being modified so significantly that it becomes substantially a different financial asset, and therefore, the original loan remains and does not result in derecognition.

Write-off of financial assets

Financial assets are written off either partially or in their entirety only when the Group has stopped pursuing the recovery, for example by bankruptcy, insolvency, renegotiation and similar events. If the amount to be written off is greater than the accumulated loss allowance, the difference is first treated as an addition to the loss allowance, which is then applied to the gross carrying amount. Any subsequent recoveries are credited to the Income Statement on settlement receipt.

Cash in hand and balances with the Bank of England, Loans and advances to credit institutions and debt securities

The Group reviews the external credit ratings of its liquid assets at each reporting date. Those assets, which are of investment grade or higher, are considered to have low credit risk and therefore are assumed to have not had a significant increase in credit risk since initial recognition. This includes the Society's debt security portfolio. The Society's policy to allow only high quality, senior secured exposures to RMBS and Covered Bonds ensures continued Society receipt of contractual cash flows in stressed scenarios. For all other wholesale liquidity balances, a simple model calculates the ECL allowance, based on externally provided 12-month PD rates for individual counterparties.

Derecognition of financial assets and liabilities

Financial assets are derecognised when the contractual rights to receive cash flows have expired or where substantially all the risks and rewards of ownership have been transferred. Financial liabilities are derecognised only when the obligation is discharged, cancelled or has expired.

Financial liabilities

All non-derivative financial liabilities, that include shares and wholesale funds, held by the Group are measured at amortised cost with interest recognised using the effective interest rate method. Discounts and other costs incurred in the raising of wholesale funds are amortised over the period to maturity using the effective interest rate method.

Fair value of financial assets and liabilities

IFRS 13 requires an entity to classify financial instruments held at fair value and those not measured at fair value but for which the fair value is disclosed according to a hierarchy that reflects the significance of observable market inputs in calculating those fair values. The three levels of the fair value hierarchy are defined as:

Level 1 - Valuation using quoted market prices

Financial instruments are classified as Level 1 if their value is observable in an active market. Such instruments are valued by reference to unadjusted quoted prices for identical assets or liabilities in active markets where the quoted price is readily available, and the price reflects actual and regularly occurring market transactions on an arm's length basis. An active market is one in which transactions occur with sufficient volume and frequency to provide pricing information on an ongoing basis.

Level 2 - Valuation technique using observable inputs

Financial instruments classified as Level 2 have been valued using models whose inputs are observable in an active market. Valuations based on observable inputs include derivative financial instruments such as swaps and forwards which are valued using market standard pricing techniques and options that are commonly traded in markets where all the inputs to the market standard pricing models are observable. They also include investment securities valued using consensus pricing or other observable market prices.

Level 3 - Valuation technique using significant unobservable inputs

Financial instruments are classified as Level 3 if their valuation incorporates significant inputs that are not based on observable market data ('unobservable inputs'). A valuation input is considered observable if it can be directly observed from transactions in an active market, or if there is compelling external evidence demonstrating an executable exit price. Unobservable input levels can generally be determined based on observable inputs of a similar nature, historical observations or other analytical techniques.

Subscribed capital

Subscribed capital comprises PIBS which have no voting rights and have contractual terms to settle interest and is therefore classified as a financial liability. It is presented separately on the face of the Statement of Financial Position. Subscribed capital is initially recognised at 'fair value' being its issue proceeds net of transaction costs incurred.

The interest on the subscribed capital is recognised on an effective interest rate basis in the Income Statement as interest expense.

Intangible assets

Computer software

Purchased software and costs and internal time directly associated with the internal development of computer software are capitalised as intangible assets where the software is an identifiable asset controlled by the Group which will generate future economic benefits and where costs can be reliably measured. Costs incurred to establish technological feasibility or to maintain existing levels of performance are recognised as an expense as incurred. Intangible assets are stated at cost less cumulative amortisation and impairment losses.

Amortisation begins when the asset becomes available for operational use and is charged to the Income Statement on a straight-line basis over the estimated useful life of the software, which is generally between 1 to 8 years. The amortisation periods used are reviewed annually.

Assets are reviewed for impairment at each Statement of Financial Position date or whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An asset's carrying amount is written down immediately to its recoverable amount, if the asset's carrying amount is greater than its estimated recoverable amount. The recoverable amount is the higher of the asset's fair value less costs to sell, and its value in use.

Property, plant and equipment

Additions and improvements to office premises and equipment, including costs directly attributable to the acquisition of the asset, are capitalised at cost. The property, plant and equipment value in the Statement of Financial Position represents the original cost, less cumulative depreciation. The costs, less estimated residual values of assets, are depreciated on a straight-line basis over their estimated useful economic lives as follows:

- freehold buildings 50 100 years;
- leasehold premises over the remainder of the lease or 100 years if shorter;
- refurbishment of premises over 5 to 10 years or length of lease if shorter;
- equipment, fixtures, fittings and vehicles over 4 to 10 years; or
- no depreciation is provided on freehold land.

Assets are reviewed for impairment at each Statement of Financial Position date or whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. The recoverable amount is the higher of the asset's fair value less costs to sell, and its value in use.

Employee benefits

Long-term incentive schemes

The costs of bonuses payable after the end of the year in which they are earned are recognised on an accruals basis in the year in which the employees render the related service.

Pensions

The Group operated a contributory defined benefit pension scheme until 31st January 2009 when it was closed to future service accrual. The assets are held in a separate trustee administered fund. Included within the Statement of Financial Position is the Group's net obligation calculated as the present value of the defined benefit obligation less the fair value of plan assets less any unrecognised past service costs. Any remeasurements that arise are recognised immediately in OCI through the Statement of Comprehensive Income. The finance cost is recognised within finance income and expense in the Income Statement. The finance cost is the increase in the defined benefit obligation which arises because the benefits are one period closer to settlement.

Contributions are transferred to the Trustee administered fund on a regular basis to secure the benefits provided under the rules of the scheme. Pension costs are assessed in accordance with the advice of a professionally qualified actuary.

The Group also operates a contributory defined contribution pension scheme, the assets of which are held separately from those of the Group. For this scheme the cost is charged to the Income Statement on an accruals basis.

Leases

The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for shortterm leases and leases of low value assets. The Group recognises lease liabilities, as the current value of future lease payments, and right-of-use assets representing the right to use the underlying leased assets.

Right-of-use assets

The Group recognises right-of-use assets at the commencement date of the lease (i.e. the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the lease term, adjusted to take account of any expected break or extension options.

The lease terms are as follows:

- leasehold premises over 10 to 15 years;
- equipment, fixtures and fittings over 3 to 5 years; or
- motor vehicles over 3 to 5 years;

Right-of-use assets are reviewed for impairment at each Statement of Financial Position date or whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. The recoverable amount is the higher of the asset's fair value less costs to sell, and its value in use.

Lease liabilities

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term, discounted using the incremental borrowing rate. The lease payments include fixed payments less any lease incentive receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under any residual value guarantees.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date as the interest rate implicit in the lease is not readily determinable. The incremental borrowing rate is determined based on the cost of funding to the Group. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for lease payments made.

In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term or a change in the lease payments.

The Group does not have an option to purchase the underlying asset in its lease agreements.

Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases (i.e. those leases that have a lease term of 12-months or less from the commencement date). It also applies the lease of low-value assets recognition exemption to assets that are considered be of low value. Lease payments on short-term leases and leases of low-value assets are recognised as an expense on a straight-line basis over the term of the lease.

Taxation

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

Current tax is the expected tax payable on the taxable income and gains arising in the accounting period.

Deferred tax is recognised on all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the Financial Statements. Deferred tax assets and liabilities are offset only if a legally enforceable right exists to set off current tax assets against current tax liabilities, the deferred income taxes relate to the same taxation authority and the authority permits the Society to make a single net payment. Deferred tax assets are only recognised where it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Notes to the Accounts - 1. Accounting policies (continued)

Both current and deferred taxes are determined using the rates enacted or substantively enacted at the Statement of Financial Position date.

Tax relating to fair value re-measurement of available-for-sale investments, which are charged or credited directly to OCI, is also credited or charged directly to other comprehensive income and is subsequently recognised in the Income Statement when the deferred fair value gain or loss is recognised in the Income Statement.

Tax relating to actuarial gains / (losses) on retirement benefit obligations is recognised in other comprehensive income.

Provisions and contingent liabilities

The Group recognises a provision when there is a present legal or constructive obligation as a result of past events, and it is probable that an outflow of resources will be required to settle the obligation, and the amount has been reliably estimated. Please see Note 27 for further information in relation to the provision associated with the Philips Trust Corporation voluntary payment scheme.

The Society has an obligation to contribute to the Financial Services Compensation Scheme ('FSCS') to enable the FSCS to meet compensation claims from, in particular, retail depositors of failed banks. A provision is recognised to the extent it can be reliably estimated and when the Society has an obligation in accordance with IFRIC 21. The amount provided is based on information received from the FSCS, forecast future interest rates and the Society's historic share of industry protected deposits. Contingent liabilities are potential obligations from past events which will only be confirmed by future events. Contingent liabilities are not recognised in the Statement of Financial Position.

Accounting estimates and judgements

Whilst preparing the Financial Statements, no judgements have been made in the process of applying the Group's significant accounting policies, other than those involving estimations, which have had a significant effect on the amounts recognised in the Financial Statements. The Group's significant estimates, including judgements involving estimations, are shown below.

Impairment losses on loans and advances to members

The Group reviews its mortgage portfolio at least monthly to assess impairment. In determining whether an impairment loss should be recorded, the Group is required to exercise a degree of judgement, in particular, the estimation of the amount and timing of future cash flows and collateral values and the assessment of significant increase in credit risk. The Society's ECL calculations under IFRS 9 are outputs of complex models with several underlying assumptions regarding the choice of variable inputs and their interdependencies, which individually are not possible to isolate. Note 15 outlines the accounting policies and key definitions for IFRS 9.

Key elements of the ECL models that are considered accounting judgements, including estimation, include:

- the internal credit grading model, which assigns PDs to individual accounts;
- the criteria for assessing if there has been a significant increase in credit risk;
- determination of associations between macroeconomic scenarios, economic inputs and the effect on PDs, EADs and LGDs;
- selection of forward-looking macroeconomic scenarios and their probability weightings to derive economic inputs to the ECL models; and
- post model adjustments to address model limitations, including the:
 - i) potential for interest rate shock; and
 - ii) cost-of-living & inflationary impact.

Expected mortgage life

In determining the expected life of fixed rate mortgage assets, which is used as part of the effective interest rate calculation, the Group uses historical and forecast redemption data as well as management judgement. Following managements approach to deliver an enduring member centric lending proposition and its increasing conviction that no member should remain on SVR for any meaningful period of time at the end of their product term, it is recognised that the level of repayment immediately post-maturity of the fixed rate deal is a key sensitivity within the EIR assumptions. Assessments of postmaturity sensitivity and assessing the period of time spent on a SVR will continue to be performed regularly throughout the year with the expected life of mortgage assets reassessed for reasonableness. These estimates will continue to be reviewed on a regular basis to ensure they reflect the actual performance.

Due to the Society's approach outlined above, it is considered that sensitivity analysis on post-maturity behaviour would result in an immaterial movement in the value of loans on the Statement of Financial Position.

Any variation in the expected life of mortgage assets will change the carrying value in the Statement of Financial Position and the timing of the recognition of interest income.

Employee benefits

The Group operates a defined benefit pension scheme. Significant judgements (on such areas as future interest and inflation rates and mortality rates) have to be exercised in estimating the value of the assets and liabilities of the scheme. The assumptions are outlined in Note 28 to the accounts. Of these assumptions, the main determinant of the liability is the discount rate. A variation of 0.25% in the discount rate will change liabilities by approximately £1.0 million (2023: £1.4 million).

Fair values of financial instruments

The Society uses widely recognised valuation models for determining the fair value of common and simple financial instruments, such as interest rate swaps that use only observable market data. Further analysis can be found in Note 31. The availability of observable market prices and model inputs reduces the need for management judgement and reduces the uncertainty associated with determining fair values.

Other notable estimates and judgements

Change in accounting estimate – early repayment charges

Due to the downward trajectory of interest rates and increased incentive for members to repay mortgages early, the Society has decided to spread early repayment charge income over the expected life of a mortgage product as opposed to recognising on a cash receipt basis. This change has been applied prospectively from 1st January 2024 and results in additional interest receivable of £0.6 million in 2024.

2. Segmental reporting

The chief operating decision maker has been identified as the Group Board. The Board reviews the Group's internal reporting in order to assess performance and allocate resources. Operating segments are reported in a manner consistent with the internal reporting provided to the Board.

Following the disposal of several subsidiaries in prior years, the remaining trade of the Group relates purely to retail financial services which includes the provision of mortgages, savings, third party insurance and investments. The results of the Society are assessed by Management as one retail business unit as opposed to separate functional divisions.

As there is only one trade and retail business unit within the Group, the results of the financial services business are presented on the face of the Income Statement and as such no separate disclosure is required within this note.

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
On loans fully secured on residential property	142.4	94.5	142.4	94.5
On other loans	27.5	19.6	27.5	19.6
On amounts due from group undertakings	-	-	3.9	2.5
On liquid assets	23.3	13.5	23.3	13.5
On instruments held at amortised cost	193.2	127.6	197.1	130.1
On debt securities held at FVOCI	21.0	16.2	21.0	16.2
On derivatives hedging of financial assets	53.1	56.8	53.2	56.8
On instruments calculated on an EIR basis	267.3	200.6	271.3	203.1
On derivatives not in a hedge accounting relationship	10.7	4.9	1.3	0.1
	278.0	205.5	272.6	203.2

3. Interest receivable and similar income

Interest on debt securities includes £3.3 million (2023: £3.1 million) arising from fixed income investment securities.

Included within interest income is £0.5 million (2023: £0.2 million) in respect of interest income accrued on impaired loans three or more months in arrears.

4. Interest payable and similar charges

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
On shares held by individuals	154.6	91.8	154.6	91.8
On amounts due to group undertakings	-	-	7.4	3.1
On deposits and other borrowings	28.2	26.5	15.4	21.5
On subscribed capital	2.0	2.0	2.0	2.0
On leases	0.1	-	0.1	-
On derivative hedging of financial liabilities	9.5	4.9	9.5	4.9
	194.4	125.2	189.0	123.3

5. Net gains / (losses) from derivative financial instruments

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
Derivatives in designated fair value hedge relationships	(2.1)	(71.0)	(2.1)	(71.0)
Adjustments to hedged items in fair value hedge accounting relationships	3.7	59.8	3.7	59.8
Derivatives not in designated fair value hedge relationships	2.3	(3.0)	5.8	(11.1)
	3.9	(14.2)	7.4	(22.3)

The Group's net gains from derivative financial instruments of £3.9 million (2023: net losses of £14.2 million) represents the net fair value movement on derivatives in fair value hedge relationships, including: £2.1m of gains (2023: losses of £2.8m) on swaps held against the mortgage pipeline; £0.8m of amortisation gains due to macro FV hedge accounting (2023: losses of £6.6m);1 £0.8m of gains (2023: losses of £4.5m) due to movements in the ineffectiveness of the macro FV hedge accounting counting portfolios; and £nil gains associated with micro FV hedge accounting (2023: £nil). The remaining gains / losses in both Group and Society relate to the derivatives hedging the secured funding balance.

Further information regarding the Group and Society's derivative financial instruments and fair value hedge accounting is presented in Notes 13 and 31 of the Financial Statements.

6. Administrative expenses

	Group 2024	Group 2023	Society 2024	Society 2023
Continuing operations	£m	£m	£m	£m
Wages and salaries	24.6	22.2	24.6	22.2
Social security costs	2.8	2.2	2.8	2.2
Other pension costs	1.1	1.2	1.1	1.2
Total employee costs	28.5	25.6	28.5	25.6
Other administrative costs	30.9	26.7	30.7	26.6
	59.4	52.3	59.2	52.2

The restructuring costs relating to continuing operations included in wages and salaries for the Group and Society in 2024 amounts to £1.2 million (2023: £0.3 million).

Other administrative costs have increased primarily due to investment in technology.

	Group 2024	Group 2023	Society 2024	Society 2023
Other administrative costs include:	£000	£000	£000	£000
Remuneration of auditors and associates (excluding VAT)				
Fees payable to the auditor for the audit of the Annual Accounts	416	378	416	378
Fees payable to the auditor for other services:				
Audit of the accounts of subsidiary undertakings	11	11	-	-
Audit of associated pension schemes	18	18	18	18
Audit related assurance services	74	71	74	71
Non-audit services	-	-	-	-
Total audit fees for the financial year	519	478	508	467

7. Employees

	Group 2024	Group 2023	Society 2024	Society 2023
Continuing operations	Number	Number	Number	Number
The average number of persons employed during the year was:				
Full-time	406	361	406	361
Part-time	105	117	105	117
	511	478	511	478
Building Society				
Central Administration	331	296	331	296
Branches	180	182	180	182
	511	478	511	478

The average number of employees on a full-time equivalent basis in the Society was 478 (2023: 444) and all of these are employed within the UK.

8. Tax Charge

	Group 2024	Group 2023	Society 2024	Society 2023
Continuing operations Not	es £m	£m	£m	£m
Current tax charge	4.2	0.4	4.2	0.4
Adjustments for prior years	-	-	-	-
Total current tax	4.2	0.4	4.2	0.4
Deferred tax	0.4	(0.3)	0.4	(0.3)
Adjustments for prior years	-	(0.1)	-	(0.1)
Total deferred tax	20 0.4	(0.4)	0.4	(0.4)
	4.6	-	4.6	-

The total tax charge for the period differs from that calculated using the UK standard rate of corporation tax. The differences are explained on the next page:

8. Tax Charge (continued)

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
Profit / (loss) before taxation	13.9	8.3	17.6	(0.1)
Expected tax charge at 25% (2023: 23.5%)	3.4	2.0	4.4	-
Expenses not deductible for corporation tax	0.2	-	0.2	-
Effective securitisation	1.0	(2.0)	-	-
Adjustment for prior years	-	-	-	-
	4.6	-	4.6	-

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
Tax recognised directly in other comprehensive income				
Tax expense on FVOCI assets	-	1.0	-	1.0
Tax expense on pension scheme	0.2	0.1	0.2	0.1
Tax expense for the year	0.2	1.1	0.2	1.1

The Society as a standalone entity incurred a loss in 2023 primarily due to losses on derivative financial instruments associated with the Group's secured funding vehicle, Arrow Mortgage Finance No. 1 Ltd ('Arrow'). A corresponding gain was recognised within Arrow and as such these transactions are broadly neutral from a Group perspective.

The tax charge for Arrow has been calculated in accordance with the permanent regime for taxation of securitisation companies and its corporation tax is calculated by reference to its retained profits and not its accounting profit and loss. As the gains on derivative financial instruments will not be retained by Arrow, this resulted in a negligible tax charge within this entity on a standalone basis and a lower level of taxation within the Group in 2023.

Factors affecting standard rate of tax

Deferred tax assets and liabilities are measured at the enacted tax rates that are expected to apply when the related asset is realised or liability is settled.

9. Cash in hand and balances with the Bank of England

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
Cash in hand	1.1	1.1	1.1	1.1
Balances with the Bank of England	440.1	429.1	440.1	429.1
	441.2	430.2	441.2	430.2

Balances with the Bank of England includes cash ratio deposits of £nil (2023: £6.7 million) which are not readily available for use in the Group's day-to-day operations and therefore are excluded from cash and cash equivalents.

10. Loans and advances to credit institutions

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
Repayable on call and short notice	9.3	15.6	0.1	3.6
Other loans and advances to credit institutions	12.3	15.4	12.3	15.4
	21.6	31.0	12.4	19.0

As at 31st December 2024 £12.3 million (2023: £15.4 million) of cash has been deposited by the Group and Society as collateral against derivative contracts.

11. Cash and cash equivalents

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
Cash in hand and balances with the Bank of England	441.2	423.5	441.2	423.5
Loans and advances to credit institutions	8.3	15.6	0.1	3.6
	449.5	439.1	441.3	427.1

12. Debt securities

	2024	2023
Group and Society Notes	£m	£m
Debt securities		
Gilts	15.1	19.9
Treasury bills	93.6	43.2
Fixed rate notes	32.8	-
Floating rate notes	26.6	28.8
Mortgage backed securities	128.6	97.9
Floating covered bonds	157.5	150.3
	454.2	340.1
Movements on debt securities during the year may be analysed as follows:		
As at 1 st January	340.1	413.2
Additions	268.1	169.9
Disposals and maturities	(153.5)	(247.6)
Loss on disposal of treasury assets taken to Income Statement	-	1.8
Net (losses) / gains from changes in fair value recognised in other comprehensive income	(0.5)	2.8
	454.2	340.1

Of this total £141.5 million (2023: £63.1 million) is attributable to fixed income debt securities.

Debt securities include items with a carrying value of £nil (2023: £nil) which have been pledged as collateral under Bank of England facilities.

13. Derivative financial instruments

	2024 Contract / notional amount	2024 Fair value of assets	2024 Fair value of liabilities	2023 Contract / notional amount	2023 Fair value of assets	2023 Fair value of liabilities
Group	£m	£m	£m	£m	£m	£m
Derivatives not in a hedge accounting relationship						
Interest rate swaps	609.6	11.4	(11.9)	665.0	14.1	(17.5)
Derivatives designated as fair value hedges						
Interest rate swaps - macro hedge accounting	4,662.2	69.0	(11.0)	2,412.0	91.1	(26.4)
Interest rate swaps - micro hedge accounting	48.3	0.5	-	-	-	-
	5,320.1	80.9	(22.9)	3,077.0	105.2	(43.9)

	2024 Contract / notional amount	2024 Fair value of assets	2024 Fair value of liabilities	2023 Contract / notional amount	2023 Fair value of assets	2023 Fair value of liabilities
Society	£m	£m	£m	£m	£m	£m
Derivatives not in a hedge accounting relationship						
Interest rate swaps	404.8	0.3	(11.9)	397.5	(0.5)	(17.5)
Derivatives designated as fair value hedges						
Interest rate swaps - macro hedge accounting	4,662.2	68.7	(11.0)	2,412.0	90.6	(26.4)
Interest rate swaps - micro hedge accounting	48.3	0.5	-	-	-	-
	5,115.3	69.5	(22.9)	2,809.5	90.1	(43.9)

Derivative fair values have fallen in the year due to changes in the interest rate environment. Further information regarding the Group's hedge accounting and fair value hedges is presented in Note 31.

The Group's interest rate swaps which are not held by the Society are held by Arrow Mortgage Finance No. 1 Ltd and hedge the interest rate risk associated with the Group's securitisation funding.

14. Loans and advances to members

		2024	2023
Group and Society	Notes	£m	£m
Loans fully secured on residential property		3,650.3	3,155.0
Other loans fully secured on land		589.5	437.4
Loans gross balance		4,239.8	3,592.4
Effective interest rate adjustment		1.7	(3.9)
Provision for impairment losses on loans and advances	15	(5.2)	(5.2)
Fair value adjustment for hedged risk		(34.5)	(39.4)
		4,201.8	3,543.9

Other loans fully secured on land represents SBL assets.

Encumbrance

The Society pledges a proportion of its loans and advances to members to enable it to access funding either through a secured funding arrangement or as whole mortgage loan pools with the Bank of England.

Loans and advances to members used to support these funding activities are as follows:

	Mortgages pledged	Held by third parties	Held by the Group drawn	Held by the Group undrawn
Group and Society 2024	£m	£m	£m	£m
Bank of England	710.1	-	384.9	325.2
Other secured funding	209.5	209.5	-	-
	919.6	209.5	384.9	325.2
	Mortgages pledged	Held by third parties	Held by the Group drawn	Held by the Group undrawn
Group and Society 2023	£m	£m	£m	£m
Bank of England	857.5	-	335.0	522.5
Other secured funding	267.7	267.7	-	-

1.125.2

Other secured funding

As at 31st December 2024 loans and advances to members also includes balances for both the Group and Society which have been used in secured funding arrangements, resulting in the beneficial interest of these loans being transferred to Arrow Mortgage Finance No.1 Limited, a SPV consolidated into the Group's Accounts. All of the loans pledged, with a book value of £209.5 million (2023: £267.7 million) and a fair value of £205.2 million (2023: £258.0 million) are retained within the Society's Statement of Financial Position as the Society retains substantially all the risk and rewards relating to the loans. These loans secure £184.7 million (2023: £246.2 million) of funding for the Group (Note 25) and £218.2million (2023: £279.6 million) of funding for the Society.

15. Provision for impairment losses on loans and advances to members

Impairment provisions have been deducted from the appropriate asset values on the Statement of Financial Position. The gross carrying amounts and impairment provisions are presented in detail below:

	2024 Loans fully secured on residential property	2024 Other Ioans fully secured on land	2024 Total	2023 Loans fully secured on residential property	2023 Other Ioans fully secured on land	2023 Total
Group and Society	£m	£m	£m	£m	£m	£m
Gross carrying amount						
Stage 1	3,279.7	550.1	3,829.8	2,780.0	405.2	3,185.2
Stage 2	351.9	31.9	383.8	357.5	27.4	384.9
Stage 3	18.7	7.5	26.2	17.5	4.8	22.3
	3,650.3	589.5	4,239.8	3,155.0	437.4	3,592.4

335.0

522.5

267.7

15. Provision for impairment losses on loans and advances to members (continued)

	2024 Loans fully secured on residential property	2024 Other Ioans fully secured on land	2024 Total	2023 Loans fully secured on residential property	2023 Other Ioans fully secured on land	2023 Total
Group and Society	£m	£m	£m	£m	£m	£m
Expected credit loss allowance						
Stage 1	2.4	1.3	3.7	2.8	1.3	4.1
Stage 2	0.6	0.3	0.9	0.5	0.3	0.8
Stage 3	0.1	0.5	0.6	-	0.3	0.3
	3.1	2.1	5.2	3.3	1.9	5.2

The Society's ECL coverage ratio, as a percentage of gross loans is 0.12% at 31st December 2024 (2023: 0.15%) for the total book.

At 31st December 2024, £9.0m of balances were over 3-months in arrears (2023: £4.5 million), representing 0.2% of the total mortgage book (2023: 0.13%). As at 31st December 2024, 0.40% (2023: 0.34%) of mortgage members have some sort of contractual forbearance arrangement in place. Further details of the Society's arrears and forbearance cases are disclosed in Note 31.

The ECL allowance recognised against the Society's future loan commitment balance at 31st December 2024 and 2023 is immaterial to the Financial Statements and therefore has not been separately disclosed. Future loan commitments are classified as Stage 1 for ECL calculation purposes under IFRS 9.

Post model adjustment

Due to the level of uncertainty in the economy, at 31st December 2024, the Society has applied multiple overlays to its core ECL models to reflect Management's view that there will be an impact on affordability as a result of the cumulative impact of recent inflationary pressures and the higher interest rate environment. An overlay ECL allowance of £3.8 million has been recognised at 31st December 2024 (2023: £4.1 million).

Post model adjustments have been applied to address the following: i) potential for interest rate shock, and ii) cost-of-living & inflationary impact.

Due to easing of inflation at the end of 2024, the PD Uplift associated with cost-ofliving and inflation has reduced to an absolute 6% PD uplift (2023: 7%) to retail and 4% PD uplift (2023: 4%) for commercial Stage 1 and 2 accounts.

The (release) / charge to the Income Statement comprises:

	2024 Loans fully secured on residential property	2024 Other Ioans fully secured on land	2024 Total	2023 Loans fully secured on residential property	2023 Other Ioans fully secured on land	2023 Total
Group and Society	£m	£m	£m	£m	£m	£m
(Release) / charge of provision for impairment	(0.4)	0.4	-	0.2	(0.3)	(0.1)
	(0.4)	0.4	-	0.2	(0.7)	(0.1)

There have been no recoveries of debts previously written-off.

The following tables reconcile the movement in both gross balances and expected credit losses in the period.

Gross balances	Non-credi	t impaired	Credit impaired		
	Subject to 12 month ECL Stage 1	Subject to lifetime ECL Stage 2	Subject to lifetime ECL Stage 3	Total	
	£m	£m	£m	£m	
At 1 st January 2024	3,185.2	384.9	22.3	3,592.4	
Stage transfers:					
Transfers from Stage 1 to Stage 2	(257.6)	257.6	-	-	
Transfers to Stage 3	(7.1)	(4.4)	11.5	-	
Transfers from Stage 2 to Stage 1	147.1	(147.1)	-	-	
Transfers from Stage 3	3.0	2.0	(5.0)	-	
Net movement arising from transfer of stage	(114.6)	108.1	6.5	-	
New assets originated	1,185.6	14.7	1.6	1,201.9	
Net further lending / repayments and redemptions	(426.4)	(123.9)	(4.2)	(554.5)	
At 31 st December 2024	3,829.8	383.8	26.2	4,239.8	

15. Provision for impairment losses on loans and advances to members (continued)

Post model adjustment (continued)

Expected credit loss allowance	Non-credit	impaired	Credit impaired		
	Subject to 12 month ECL	Subject to lifetime ECL	Subject to lifetime ECL		
	Stage 1	Stage 2	Stage 3	Total	
	£m	£m	£m	£m	
At 1 st January 2024	4.1	0.7	0.4	5.2	
Stage transfers:					
Transfers from Stage 1 to Stage 2	(0.2)	0.2	-	-	
Transfers to Stage 3	-	-	-	-	
Transfers from Stage 2 to Stage 1	0.2	(0.2)	-	-	
Transfers from Stage 3	-	-	-	-	
Net movement arising from transfer of stage	-	-	-	-	
New assets originated ¹	1.3	0.1	-	1.4	
Net further lending / repayments and redemptions	(1.5)	(0.2)	-	(1.7)	
Changes in risk parameters in relation to credit quality	(0.2)	0.3	0.2	0.3	
At 31st December 2024	3.7	0.9	0.6	5.2	

Gross balances	Non-credit	t impaired	Credit impaired		
	Subject to 12 month ECL Stage 1	Subject to lifetime ECL Stage 2	Subject to lifetime ECL Stage 3	Total	
	£m	£m	£m	£m	
At 1 st January 2023	2,492.5	524.7	19.8	3,037.0	
Stage transfers:					
Transfers from Stage 1 to Stage 2	(258.8)	258.8	-	-	
Transfers to Stage 3	(4.0)	(2.2)	6.2	-	
Transfers from Stage 2 to Stage 1	255.9	(255.9)	-	-	
Transfers from Stage 3	0.5	2.2	(2.7)	-	
Net movement arising from transfer of stage	(6.4)	2.9	3.5	-	
New assets originated ¹	993.4	22.5	2.1	1,018.0	
Net further lending / repayments and redemptions	(294.3)	(165.2)	(3.1)	(462.6)	
At 31st December 2023	3,185.2	384.9	22.3	3,592.4	

Expected credit loss allowance	Non-credit	Non-credit impaired		paired
	Subject to 12 month ECL	Subject to lifetime ECL	Subject to lifetime ECL	
	Stage 1	Stage 2	Stage 3	Total
	£m	£m	£m	£m
At 1 st January 2023	4.0	0.9	0.4	5.3
Stage transfers:				
Transfers from Stage 1 to Stage 2	(0.3)	0.3	-	-
Transfers to Stage 3	-	-	-	-
Transfers from Stage 2 to Stage 1	0.3	(0.3)	-	-
Transfers from Stage 3	-	0.1	(0.1)	-
Net movement arising from transfer of stage	-	0.1	(0.1)	-
New assets originated ¹	1.7	0.1	-	1.8
Net further lending / repayments and redemptions	(1.4)	(0.4)	(0.1)	(1.9)
Changes in risk parameters in relation to credit quality	(0.2)	-	0.2	-
At 31st December 2023	4.1	0.8	0.3	5.2

Forward-looking information incorporated in the ECL models

The assessment of SICR and the calculation of ECL both incorporate forwardlooking information, which takes into account key economic impacts. Key economic variables have been determined by management, but expert judgement is also applied. Forecasts of these economic variables are provided by a reputable third party, providing a best estimate view of the economy over the next five years. After five years, a mean reversion approach is used, i.e. long-run averages.

In addition to the base economic scenario forecast, other possible scenarios along with scenario weightings are obtained, of which management have applied four scenarios in the model calculations. In the prior year, the Society applied a four-scenario approach, with weightings of 40% (base), 30% (upside), 23% (downside) and 7% severe applied. These scenarios continue to be consistently provided by a reputable third party.

¹New assets originated enter at Stage 1. The balances presented are the final position as at 31st December 2023.

¹New assets originated enter at Stage 1. The balances presented are the final position as at 31st December 2024.

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15. Provision for impairment losses on loans and advances to members (continued)

Post model adjustment (continued)

Forward-looking information incorporated in the ECL models (continued)

As at 31st Decem	ber 2024	Weighting
Base	Base scenario assumes that the growth will be below potential for some time as gains from falling inflation fades. Core inflation will trend lower with return to 2% target unlikely before 2026, prompting the Bank of England to cut rates gradually. High interest rates limit housing demand despite ongoing supply shortages. Neither the invasion of Ukraine nor Israel's war against Hamas escalate beyond the regions.	40%
Upside	Upside scenario assumes that the Russia-Ukraine war ends faster than anticipated which results in a boost in demand and supply. Positive developments relieve recession concerns, causing an uptick in consumer and business sentiment. Improved energy security, a removal of supply bottlenecks and efficiency gains usher in a period of rapid productivity growth. The strong economy bolsters support for the Labour government, enabling further reforms and investments.	30%
Downside	Downside scenario sees sentiment in Europe turn downwards sharply amid increasing concerns around global growth. Geopolitical tensions rise on fears that war in Ukraine spills over into neighbouring states and tensions between China / U.S. increase, leading to temporary barriers to shipping along Taiwan Strait. Political risks in Europe intensify and pressure sovereigns, resulting in a sell-off in global financial markets that sets scene for a moderate but lengthy recession.	23%
Severe Downside	Global economy fails to pick up and sentiment plummets. Risk that war in Ukraine escalates to the point where NATO is forced to enter the conflict, and heightened geopolitical tensions between the U.S. and China lead to significant barriers to shipping. Severe increase in geopolitical risk, along with a complete lack of confidence in the economy, leads to a sharp sell-off in financial markets.	7%

As at 31st Decem	ber 2023	Weighting
Base	The Base economic scenario assumes that the growth will be below potential for some time. Inflation declines but does not fall below the target until the end of 2024. Bank of England rates will not rise and will start to fall in mid-2024. Neither the invasion of Ukraine nor Israel's war against Hamas escalate beyond the regions.	40%
Upside	The Upside scenario assumes that the Russia's invasion of Ukraine is resolved much faster than the baseline case. Growth is stronger than the baseline with a reduction in unemployment rate. Inflation remains weaker than the baseline as the increase in demand is met by an increase in supply. The terminal rate of the Bank of England interest rate is higher than in the baseline, taking longer to converge to the long-run interest rate.	30%
Downside	In the Downside scenario, there are worries that the conflicts in the Middle East and Ukraine will escalate further. The Bank of England cuts rates sooner than the baseline with interest rates above the neutral level but above zero. There is a moderate recession, and inflation drops below zero before increasing but remains below target for some time. House prices reduce by 23% peak to trough.	23%
Severe Downside	In the Severe Downside scenario, there are worries that the conflicts in the Middle East and Ukraine will escalate further. The Bank of England cuts rates sooner than the baseline with interest rates becoming close to zero. The economy is in a severe recession with a strong and immediate decline in inflation with inflation remaining below target for a prolonged period. House prices reduce by 31% peak to trough.	7%

15. Provision for impairment losses on loans and advances to members (continued)

Post model adjustment (continued)

Forward-looking information incorporated in the ECL models (continued)

The summary below outlines the most significant forward-looking assumptions under IFRS 9, over the five year planning period across the optimistic, base and pessimistic scenarios:

		2025	2026	2027	2028	2029
As at 31 st December 2024		%	%	%	%	%
Unemployment rate	Upside	3.6	3.7	3.8	4.1	4.4
	Base	4.4	4.5	4.6	4.7	4.8
	Downside	6.2	7.2	7.3	6.9	6.3
	Severe Downside	7.4	8.3	8.2	8.0	7.3
House price index	Upside	17.0	7.0	0.1	(2.6)	(0.3)
	Base	2.2	3.9	2.6	1.5	2.1
	Downside	(8.7)	(5.6)	1.9	4.2	5.4
	Severe Downside	(14.9)	(9.6)	2.3	2.9	4.6
Bank of England interest rate	Upside	4.0	2.7	2.6	2.5	2.5
	Base	4.1	2.8	2.5	2.5	2.5
	Downside	2.5	0.9	1.4	1.7	2.0
	Severe Downside	1.9	0.5	0.8	0.9	1.0

		2025	2025	2026	2027	2028
As at 31 st December 2023		%	%	%	%	%
Unemployment rate	Upside	4.1	3.8	3.9	4.2	4.5
	Base	4.6	4.7	4.8	4.8	4.9
	Downside	6.5	7.4	7.4	7.0	6.4
	Severe Downside	7.7	8.5	8.4	8.1	7.4
House price index	Upside	8.2	6.2	2.1	(1.5)	(0.9
	Base	(5.1)	3.1	4.7	2.6	1.5
	Downside	(15.5)	(6.3)	4.0	5.4	4.
	Severe Downside	(21.3)	(10.3)	4.4	4.1	4.(
Bank of England interest rate	Upside	4.8	2.7	2.3	2.3	2.3
	Base	4.6	2.7	2.3	2.3	2.3
	Downside	3.2	1.0	1.2	1.5	1.8
	Severe Downside	2.6	0.7	0.5	0.7	0.8

A significant degree of estimation relates to the relative weightings of the economic scenarios. In order to demonstrate this sensitivity, the impact of applying 100% of a particular scenario on the 31st December 2024 reported ECL position output is shown below:

	ECL provision	(Decrease) /increase	(Decrease) / increase
31st December 2024	£m	£m	%
IFRS 9 weighted average	5.2	-	-
Base	4.1	(1.1)	(21.0)
Downside	8.5	3.2	61.4
Severe Downside	12.4	7.2	136.4
Upside	2.6	(2.6)	(50.6)
31 st December 2023	£m	£m	%
IFRS 9 weighted average	5.2	-	-
Base	4.1	(1.1)	(21.2)
Downside	8.1	2.9	55.8
Severe Downside	13.4	8.2	157.7
Upside	2.6	(2.6)	(50.0)

16. Amounts due from subsidiary undertakings

	2024 Amount due	2023 Amount due
Society	£m	£m
As at 1 st January	33.4	26.6
Further advances	-	6.7
Interest payments / expenses	-	0.1
	33.4	33.4

The Society has the following active undertakings, which operate and have registered offices in the UK and are included in the Group's accounts:

Name of subsidiary undertaking	Principal business activity	Registration number	Ownership interest
Arrow Mortgage Finance No. 1 Ltd	Funding vehicle	09891174	See below
Lace Funding Holdings Limited	Intermediate holding company	15912339	See below
Lace Funding 2025-1 PLC	Funding vehicle	15912219	See below

The registered office of Arrow Mortgage Finance No. 1 Limited is 1 Bartholomew Lane, London, EC2N 2AX.

The registered office of Lace Funding Holdings Limited and Lace Funding 2025-1 PLC is Floor 5, Churchill Place, London, E14 5HU.

All subsidiaries are incorporated in England and Wales.

Arrow Mortgage Finance No. 1 Limited and Lace Funding 2025-1 PLC have been formed with nominal share capital, are funded through loans from the Society and activities are carried out under the direction of the Society, under the legal terms of operation. The Society is exposed to variable returns from these entities and therefore pass the test of control under IFRS 10. Consequently, they are fully consolidated into the Group's Accounts.

The amounts due from Arrow Mortgage Finance No. 1 Ltd have a contractual maturity of 24 months and are expected to be repaid within this period in line with the secured funding term. The amount due from Arrow is classed as Stage 1 for ECL calculation purposes under IFRS 9 and the ECL arising is immaterial to the Financial Statements.

In February 2025, Lace Funding 2025-1 PLC raised £350m of funding in the Group's debut public RMBS issuance.

17. Property, plant and equipment

	2024 Land and buildings	2024 Equipment, fixtures, fittings	2024 Total	2023 Land and buildings	2023 Equipment, fixtures, fittings	2023 Total
Group and Society	£m	£m	£m	£m	£m	£m
Cost						
As at 1 st January	9.7	10.4	20.1	14.7	27.6	42.3
Additions	-	0.7	0.7	-	1.2	1.2
Disposals	(1.9)	(3.2)	(5.1)	(5.0)	(18.4)	(23.4)
As at 31 st December	7.8	7.9	15.7	9.7	10.4	20.1
Depreciation						
As at 1 st January	4.2	7.5	11.7	9.1	24.9	34.0
Charge for the year	0.2	0.9	1.1	0.1	1.0	1.1
On disposals	(1.9)	(3.2)	(5.1)	(5.0)	(18.4)	(23.4)
As at 31 st December	2.5	5.2	7.7	4.2	7.5	11.7
Net Book Value						
As at 31 st December	5.3	2.7	8.0	5.5	2.9	8.4

The Society has undertaken an exercise during the year to identify obsolete assets and recognised these as a disposal from the fixed asset register. The carrying value of the disposed assets amounted to £nil.

	2024	2023
Group and Society	£m	£m
The net book value of land and buildings comprises:		
Freehold	5.2	5.4
Short Leasehold	0.1	0.1
	5.3	5.5
The net book value of land and buildings occupied for own use:		
Building Society	5.0	5.1
Non-Group	0.3	0.4
	5.3	5.5

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18. Leases

The Statement of Financial Position shows the following amounts relating to leases:

	2024 Property	2024 Equipment	2024 Motor vehicles	2024 Total	2023 Property	2023 Equipment	2023 Motor vehicles	2023 Total
Group and Society Right of use assets	£m	£m	£m	£m	£m	£m		£m
Cost								
As at 1 st January	3.7	0.3	0.2	4.2	4.6	0.3	0.2	5.1
Additions	1.0	-	-	1.0	0.3	-	-	0.3
Lease modifications	-	-	-	-	-	-	-	-
Disposals	(0.4)	-	-	(0.4)	(1.2)	-	-	(1.2)
As at 31 st December	4.3	0.3	0.2	4.8	3.7	0.3	0.2	4.2
Depreciation								
As at 1 st January	2.5	0.3	0.2	3.0	3.5	0.3	0.2	4.0
Charge for the year and Impairment	0.3	-	-	0.3	0.2	-	-	0.2
Charge on disposals	(0.5)	-	-	(0.5)	(1.2)	-	-	(1.2)
As at 31 st December	2.3	0.3	0.2	2.8	2.5	0.3	0.2	3.0
Net Book Value								
As at 31 st December	2.0	-	-	2.0	1.2	-	-	1.2

	2024	2023
Group and Society - Lease Liabilities	£m	£m
Current	0.3	0.3
Non-current	2.1	1.5
	2.4	18

The Income Statement shows the following amounts relating to leases:

		2024	2023
Group and Society	Notes	£m	£m
Depreciation charge for assets		0.3	0.2
Interest expense (included in interest payable and similar charges)	4	0.1	-
Expense relating to short-term leases (included in administrative expenses)	6	0.2	0.3

The total cash outflow for leases in 2024 was £0.4m (2023: £0.6m) for the Group, of which £0.4m (2023: £0.6m) related to the Society.

19. Intangible assets

	2024 Total	2023 Total
Group and Society	£m	£m
Cost		
As at 1 st January	29.2	49.2
Additions	6.5	0.2
Disposals	(4.9)	(20.2)
As at 31st December	30.8	29.2
Amortisation		
As at 1st January	23.2	38.1
Disposals	(4.9)	(20.2)
Charge for the year	3.7	5.3
As at 31 st December	22.0	23.2
Net Book Value		
As at 31 st December	8.8	6.0

The Society has undertaken an exercise during the year to identify obsolete assets and recognised these as a disposal from the fixed asset register. The carrying value of the disposed assets amounted to £nil.

£4.5m of research expenditure relating to intangible projects was expensed during the year as it did not meet the development criteria of IAS 38 and has therefore been expensed as incurred (2023: £3.9m).

20. Deferred tax

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
At 1 st January	1.1	2.2	1.1	2.2
(Expense) / credit to the Income Statement	(0.4)	0.4	(0.4)	0.4
Recognised directly in other comprehensive income	(0.3)	(1.5)	(0.3)	(1.5)
At 31 st December	0.4	1.1	0.4	1.1

The deferred tax charge / (credit) in the Income Statement comprises the following temporary differences:

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
Property plant and equipment	0.2	0.2	0.2	0.2
IFRS transitional adjustments	(0.1)	-	(0.1)	-
Other timing differences	(0.2)	-	(0.2)	-
Intangible assets	-	(0.1)	-	(0.1)
Tax losses	0.5	(0.5)	0.5	(0.5)
	0.4	(0.4)	0.4	(0.4)
	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
Origination and reversal of temporary differences	0.4	(0.3)	0.4	(0.3)
Adjustment in respect to prior periods	-	(0.1)	-	(0.1)
	0.4	(0.4)	0.4	(0.4)

Deferred income tax assets and liabilities as at 31st December are attributable to the following items:

	Group 2024	Group 2023	Society 2024	Society 2023
Deferred tax assets	£m	£m	£m	£m
Pensions and other post-retirement benefits	-	0.3	-	0.3
Property, plant and equipment	0.1	0.3	0.1	0.3
Tax losses	-	0.5	-	0.5
Other timing differences	0.4	0.2	0.4	0.2
	0.5	1.3	0.5	1.3
Deferred tax liabilities				
IFRS transitional adjustments	(0.1)	(0.2)	(0.1)	(0.2)
Net deferred tax asset	0.4	1.1	0.4	1.1

Deferred tax assets and liabilities have been offset as there is a legally enforceable right to set off current tax assets against current tax liabilities, the deferred income taxes relate to the same taxation authority and the authority permits the Society to make a single net payment.

21. Shares

	2024	2023
Group	£m	£m
Held by individuals	4,350.2	3,567.3
Fair value adjustment for hedged risk	0.3	(1.4)
	4,350.5	3,565.9

22. Amounts owed to credit institutions

	2024	2023
Group and Society	£m	£m
Amounts owed to credit institutions	327.1	288.1
	327.1	288.1

23. Amounts owed to other members

	2024	2023
Group and Society	£m	£m
Demand accounts		
Retail members	0.5	0.6
Other	0.2	0.2
	0.7	0.8
Term deposits		
Local authorities and universities	44.7	48.0
	45.4	48.8

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24. Amounts owed to subsidiary undertakings

	2024	2023
Society	£m	£m
At 1 st January	266.9	109.4
Advance	-	203.8
Repayment	(58.7)	(46.3)
At 31st December	208.2	266.9

The amounts owed to subsidiary undertakings represents a deemed loan with Arrow Mortgage Finance No.1 Ltd as part of a secured funding balance. The repayment of the loan will follow the collection of the principal and interest of the underlying mortgage assets, which is contractually due to be settled within two years.

25. Debt securities in issue

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
Senior secured debt	184.7	246.2	-	-
	184.7	246.2	-	-

The underlying security for the senior secured debt are certain loans and advances to members (see Note 14 for further detail). The facility is due to mature in December 2026.

26. Other liabilities and accruals

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
Trade creditors	0.7	0.7	0.7	0.7
Accruals and deferred income	8.6	7.5	7.1	7.3
Other creditors	3.9	3.2	3.9	3.3
	13.2	11.4	11.7	11.3

27. Provisions for liabilities

Philips Trust Corporation

	Group 2024	Group 2023	Society 2024	Society 2023
	£m	£m	£m	£m
At 1 st January	-	-	-	-
Anticipated costs associated with voluntary payments	11.2	-	11.2	-
Utilised in period	(9.2)	-	(9.2)	-
At 31 st December	2.0	-	2.0	-

The announcement made by the Society in May 2024 created a constructive obligation to make voluntary payments relating to Philips Trust Corporation. A provision has been established to reflect the best estimate of the liability based on information supplied by the administrator of Philips Trust Corporation. The administrator has written to those impacted to outline the level of support available and as the Society anticipates all remaining payments will be made within the next 12-months, no discounting has been applied.

The Society has recovered £1.0m of funds through the administration process to date. As both the amount and timing of any further recoveries is uncertain, no allowance has been made for any additional recoveries.

At 31st December 2024, there was relative certainty over the payments to be made in 2025 associated with Philips Trust Corporation. As such, the provision is not considered to be particularly sensitive.

FSCS levy

Following the settlement of the loans outstanding from the 2008 - 09 banking failures, there are no further liabilities outstanding. Ongoing costs of the FSCS scheme are recognised in administrative expenses.

Contingent liabilities

As a deposit taker, the Society continues to have obligations to the FSCS, as well as other contractual obligations to third party suppliers, which may create a financial obligation in future accounting periods. Please see Note 28 to understand the Society's latest position in relation to the adverse High Court ruling made against Virgin Media.

28. Retirement benefit obligations

a) Defined benefit obligations

The Group operates a contributory defined benefit scheme, the assets of which are held in a separate trustee administered fund. The scheme closed to new members in 1997 and was closed for future service accrual from 31st January 2009.

The pension cost is assessed following the advice of a gualified independent actuary using the projected unit method. The latest funding review of the scheme was as at 31st March 2023. This review showed that the market value of the scheme assets as at 31st March 2023 was £44.1 million and that the actuarial value of those assets represented 106% of the benefits that had accrued to members after allowing for expected future increase in salaries

The High Court issued a ruling in respect of Virgin Media vs. NTL Pension Trustees II Limited in relation to the validity of rule amendments made to defined benefit pension schemes contracted-out on a Reference Scheme Test basis between 6th April 1997 and 5th April 2016. Pension scheme amendments during this period required confirmation from the Scheme's Actuary that the Reference Scheme Test would continue to be met and in the absence of such a confirmation, the amendments would be considered void. The Society has been made aware of this decision and is engaging with the Scheme's Actuary and Trustees to review historical pension amendments to determine if there is an impact on the defined benefit scheme obligations. As this process is ongoing, no allowance has been made for the potential impact of this ruling within the defined benefit scheme position presented.

An updated actuarial valuation at 31st December 2024 was carried out on a market value basis by a gualified independent actuary, as follows:

	2024	2023
Group and Society	£m	£m
The principal actuarial assumptions used were as follows:		
Discount rate	5.35%	4.50%
Rate of increase in salaries	3.35%	3.20%
Rate of increase in pensions	3.75%	3.75%
Inflation	3.35%	3.35%
Post-retirement mortality	S3PMA_L (Male) / S3PFA (Female) base table with CMI_2023 improvement model	S3PMA_L for males, S3PFA for females tables with CMI 2019 projections using a long-term improvement rate of 1.25% p.a.

The assumptions applied follow the requirements of IAS 19, which are different to the technical valuation approach. This requires the discount rate to be benchmarked against AA corporate rated bonds, which as at 31st December 2024 were higher (2023: higher) than the anticipated rate of future inflation.

The table below shows the assumptions used for expected life at 31st December based on an expected normal retirement age of 62.

	2024 Male	2024 Female	2024 Male	2024 Female
Group and Society	Years	Years	Years	Years
Expected life at retirement for a new pensioner	26.3	27.7	26.5	28.0
Expected life at retirement in 20 years' time	25.3	26.6	25.5	26.8

Approximate sensitivities of the principal assumptions are set out in the table below which shows the increase or reduction in the pension obligations that would result. Each sensitivity considers one change in isolation.

	Change in assumption	2024	2023
Group and Society		£m	£m
Principal actuarial assumption			
Discount rate	-0.25%	(1.0)	(1.4)
Rate of increase in salaries	-0.25%	-	0.1
Rate of increase in pensions	-0.25%	0.2	0.2
Mortality age adjustment	+0.25%	0.2	0.2
Inflation	-0.25%	0.2	0.2

	2024	2023
Group and Society	£m	£m
Fair value of scheme assets:		
As at 1 st January	45.8	43.3
Interest on pension scheme assets	2.0	2.1
Contributions by employer	0.6	1.5
Benefits paid	(2.5)	(2.1)
Expenses paid	(0.2)	-
(Losses) / gains on assets	(2.8)	1.0
As at 31 st December	42.9	45.8
Present value of defined benefit obligations:		
As at 1 st January	(42.9)	(42.1)
Interest on pension scheme liabilities	(1.9)	(2.0)
Benefits paid	2.5	2.1
Experience loss on liabilities	1.5	(0.5)
Gain on changes in demographic assumptions	0.5	1.1
Gains / (losses) on changes in financial assumptions	3.5	(1.5)
As at 31st December	(36.8)	(42.9)
Surplus in scheme at 31 st December	6.1	2.9
Impact of asset ceiling	(6.1)	(4.2)
Liability in the Statement of Financial Position as at 31st December	-	(1.3)

28. Retirement benefit obligations (continued)

a) Defined benefit obligations (continued)

In recognising the net surplus or deficit of the pension scheme, the funded status of the scheme is adjusted to reflect the funding requirement agreed by the sponsor alongside the rights of any return of surplus, with the recognition of an asset ceiling liability. The actual return on plan assets was a loss of £0.8 million (2023: £3.1 million gain).

The major categories of plan assets are as follows:

	2024	2023
Group and Society	£m	£m
Investments quoted in active markets		
Listed equity investments	-	5.9
Multi asset growth	9.0	9.8
High yield credit	-	11.0
Asset backed securities	15.6	-
Cash and cash equivalents	3.3	2.1
Unquoted investments		
Liability driven investments	14.1	16.0
Secured pensioners	0.9	1.0
Fair value of scheme assets	42.9	45.8

	2024	2023
Group and Society	£m	£m
Amounts recognised in finance cost in Income Statement:		
Interest cost on pension scheme liabilities	(1.9)	(2.1)
Interest income on pension scheme assets	2.0	2.0
	0.1	(0.1)

The movement in the liability recognised in the Statement of Financial Position is as follows:

	2024	2023
Group and Society	£m	£m
Opening defined benefit obligation at 1 st January	(1.3)	(2.9)
Amount recognised in Income Statement	(0.2)	(0.1)
Employer contributions	0.6	1.5
Remeasurement gains	0.9	0.2
	-	(1.3)

The amount recognised in the Statement of Other Comprehensive Income for remeasurement gains and losses is as follows:

	2024	2023
Group and Society	£m	£m
Actual return less expected return on plan assets	(2.8)	(4.7)
Experience loss arising on scheme liabilities	1.4	(0.4)
Changes in financial assumptions underlying the present value of the scheme liabilities	3.5	3.6
Changes in demographic assumptions underlying the present value of the scheme liabilities	0.5	1.1
Change in impact of asset ceiling	(1.7)	0.5
Remeasurement of defined benefit obligation	0.9	0.1

The average duration of the defined benefit obligation as at 31st December 2024 is 11 years (2023: 13 years). This number can be analysed as follows:

	2024	2023
Group and Society	Years	Years
Active members	15	16
Deferred members	16	17
Retired members	9	11

The scheme is subject to the funding legislation outlined in the Pensions Act 2004. This, together with documents issued by the Pensions Regulator, and Guidance Notes adopted by the Financial Reporting Council, sets out the framework for funding defined benefit occupational pension schemes in the UK. During the year, the Group made contributions of £0.5 million (2023: £1.5 million) as part of its funding plan.

b) Defined contribution obligations

The Group also operates contributory defined contribution schemes. The assets of these schemes are held separately from those of the Group. The pension charge for the period represents contributions payable by the Group and Society to the schemes and amounted for the continuing Group to £1.1 million (2023: £1.1 million) and for the Society to £1.1 million (2023: £1.1 million). There were no outstanding or prepaid contributions at either the beginning or end of the year.

29. Subscribed capital

	2024	2023
Group and Society	£m	£m
7.875% sterling permanent interest-bearing shares	23.9	23.9
Fair value adjustment for hedged risk	0.1	0.1
	24.0	24.0

The subscribed capital was issued for an indeterminate period and is only repayable in the event of the winding up of the Society. PIBS holders do not have any right to a residual interest in the Society.

30. Fair value reserves

	FVOCI reserve 2024	FVOCI reserve 2023
Group and Society	£m	£m
At 1 st January	0.2	(3.4)
Fair value (losses) / gains on treasury assets	(0.5)	2.8
Amounts transferred to Income Statement on micro hedged relationships	0.3	
Loss on disposal of treasury assets recycled to Income Statement	-	1.8
Deferred tax (expense) / credit	-	(1.0)
At 31 st December	-	0.2

31. Financial instruments

Classification & Measurement

A financial instrument is a contract that gives rise to a financial asset or financial liability. Nottingham Building Society is a retailer of financial instruments, mainly in the form of mortgages and savings products. The Group uses wholesale financial instruments to invest in liquid assets, raise wholesale funding and to manage the risks arising from its operations.

The Group has a formal structure for managing risk, including established risk limits, reporting lines, mandates, credit risk appetite and other control procedures. The Board Risk Committee ('BRC') is tasked with monitoring the Group's overall exposure to risk, supported by the Executive Risk Committee ('ERC') and ALCo. Five sub committees, the Retail Credit Committee ('RCC'), Model Governance ('MGC'), Operational Risk & Resilience Committee ('ORRC'), Legal, Regulatory

& Conduct Risk Committee ('LR&CC') and the Change Portfolio Investment Committee ('CPIC') monitor the individual areas of risk and report to the BRC quarterly.

ALCo, monitors Statement of Financial Position risks (including the use of derivative financial instruments), funding and liquidity in line with the Group's prudent policy statements as well as wholesale credit risk. The RCC ensures that the management of credit risk is consistent with the credit risk appetite statement.

Key performance indicators are provided to the ERC and Board monthly by the ALCo and RCC.

Instruments used for risk management purposes include derivative financial instruments (derivatives), which are contracts where the value is derived from one or more underlying price, rate or index inherent in the contract or agreement, such as interest rates, exchange rates or stock market indices.

The objective of the Group in using derivatives is in accordance with the Building Societies Act 1986 and is to limit the extent to which the Group will be affected by changes in interest rates. Derivatives are not used in trading activity or for speculative purposes.

The derivative instruments used by the Group in managing its Statement of Financial Position risk exposures are interest rate swaps. These are used to protect the Group from exposures arising principally from fixed rate mortgage lending, fixed rate savings products and fixed rate wholesale funding. An interest rate swap is a contract to exchange one set of interest rate cash flows for another. Such swaps result in the economic exchange of interest rates. No exchange of principal takes place. Instead, interest payments are based on notional principal amounts agreed at inception of the swap. The duration of the interest rate swap is generally short to medium-term and their maturity profile reflects the nature of the exposures arising from the underlying business activities.

The Group applies portfolio fair value hedging techniques to reduce its exposure to interest rate risk as follows:

Hedged item	Risk	Fair value interest rate hedge
Fixed rate mortgage	Increase in interest rates	Group pays fixed, receives variable
Fixed rate treasury asset	Increase in interest rates	Group pays fixed, receives variable
Fixed rate savings bond	Decrease in interest rates	Group receives fixed, pays variable
Fixed rate funding	Decrease in interest rates	Group receives fixed, pays variable

The fair values of these hedges as at 31st December 2024 are shown in Note 13.

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Classification & Measurement (continued)

Below are the summary terms and conditions and accounting policies of financial instruments held by the Group.

Financial instrument	Terms and conditions	Accounting policy: IFRS 9
Loans and advances to credit institutions	 Fixed or reference linked interest rate Fixed term Short to medium-term maturity 	Amortised costAccounted for at settlement date
Debt securities	Fixed or reference linked interest rateFixed termShort to medium-term maturity	Fair value through other comprehensive incomeAccounted for at settlement date
Loans and advances to members	 Secured on residential property or land Standard maximum contractual term of 25 years Fixed or variable rate interest 	 Amortised cost Accounted for at settlement date
Convertible loan notes ('CLN')	Fixed interest rateCLN will either be repaid on maturity or converted into shares	Fair Value Through Profit and LossAccounted for at settlement date
Shares	Variable termFixed or variable interest rates	Amortised costAccounted for at settlement date
Amounts owed to credit institutions	 Fixed or reference linked interest rate Fixed term Short to medium-term maturity 	Amortised costAccounted for at settlement date
Amounts owed to other members	 Fixed or reference linked interest rate Fixed term Short to medium-term maturity 	Amortised cost Accounted for at settlement date
Debt securities in issue	 Fixed or reference linked interest rate Fixed term Short to medium-term maturity 	Amortised costAccounted for at settlement date
Subscribed capital	Fixed interest rateIssued for indeterminate periodOnly repayable upon winding up of the Society	Amortised cost Accounted for at settlement date
Derivative financial instruments	 Fixed interest received / paid converted to variable interest paid / received Based on notional value of the derivative 	Fair value through profit and lossAccounted for at trade date

Classification & Measurement (continued)

Financial assets and liabilities are measured on an ongoing basis either at fair value or at amortised cost. Note 1: 'Accounting policies' describes how the classes of financial instruments are measured, and how income and expenses, including fair value gains and losses, are recognised. The tables below analyse the Group's assets and liabilities by financial classification:

	Held at amortised cost	He	ld at fair value		
Carrying values by category	Financial assets and liabilities at amortised cost	Fair value through other comprehensive income	Fair value through Profit and Loss	Unmatched Derivatives	Total
Group As at 31st December 2024	£m	£m	£m	£m	£m
Financial assets					
Cash in hand and balances with the Bank of England	441.2	-	-	-	441.2
Loans and advances to credit institutions	21.6	-	-	-	21.6
Debt securities	-	454.2	-	-	454.2
Derivative financial instruments	-	-	69.0	11.9	80.9
Loans and advances to members	4,201.8	-	-	-	4,201.8
Convertible loan notes	-	-	1.1	-	1.1
Other assets	25.9	-	-	-	25.9
	4,690.5	454.2	70.1	11.9	5,226.7
Financial liabilities					
Shares	4,350.5	-	-	-	4,350.5
Amounts owed to credit institutions	327.1	-	-	-	327.1
Amounts owed to other members	45.4	-	-	-	45.4
Debt securities in issue	184.7	-	-	-	184.7
Derivative financial instruments	-	-	11.0	11.9	22.9
Subscribed capital	24.0	-	-	-	24.0
Other liabilities	18.8	-	-	-	18.8
	4,950.5	-	11.0	11.9	4,973.4

	Held at amortised cost	Hel	d at fair value		
Carrying values by category	Financial assets and liabilities at amortised cost	Fair value through other comprehensive income	Fair value through Profit and Loss	Unmatched Derivatives	Total
Group As at 31st December 2023	£m	£m	£m	£m	£m
Financial assets					
Cash in hand and balances with the Bank of England	430.2	-	-	-	430.2
Loans and advances to credit institutions	31.0	-	-	-	31.0
Debt securities	-	340.1	-	-	340.1
Derivative financial instruments	-	-	91.1	14.1	105.2
Loans and advances to members	3,543.9	-	-	-	3,543.9
Other assets	24.5	-	-	-	24.5
	4,029.6	340.1	91.1	14.1	4,474.9
Financial liabilities					
Shares	3,565.9	-	-	-	3,565.9
Amounts owed to credit institutions	288.1	-	-	-	288.1
Amounts owed to other members	48.8	-	-	-	48.8
Debt securities in issue	246.2	-	-	-	246.2
Derivative financial instruments	-	-	27.8	16.1	43.9
Subscribed capital	24.0	-	-	-	24.0
Other liabilities	14.5	-	-	-	14.5
	4,187.5	-	27.8	16.1	4,231.4

Fair values of financial assets and liabilities carried at amortised cost

The table below analyses the book and fair values of the Group's financial instruments held at amortised cost at 31st December:

		2024 Book value	2024 Fair value	2023 Book value	2023 Fair value
Group	Notes	£m	£m	£m	£m
Financial assets					
Cash in hand and balances with the Bank of England	а	441.2	441.2	430.2	430.2
Loans and advances to credit institutions	b	21.6	21.6	31.0	31.0
Loans and advances to customers	С	4,201.8	4,229.8	3,543.9	3,498.6
Financial liabilities					
Shares	d	4,350.5	4,347.7	3,565.9	3,551.0
Amounts owed to credit institutions	d	327.1	327.1	288.1	288.1
Amounts owed to other members	d	45.4	45.5	48.8	49.0
Debt securities in issue	e	184.7	184.7	246.2	246.2
Subscribed capital	f	24.0	26.1	24.0	24.8

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The estimated fair value of the financial assets and liabilities above has been calculated using the following valuation methodology:

a) Cash in hand – Level 1

The fair value of cash in hand and deposits with central banks is the amount repayable on demand.

b) Loans and advances to credit institutions - Level 2

The fair value of overnight deposits is the amount repayable on demand.

The estimated fair value of collateral loans and advances to credit institutions is derived using valuation techniques that use observable market inputs.

c) Loans and advances to members - Level 3

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Loans and advances are recorded net of provisions for impairment together with the fair value adjustment for hedged items. The estimated fair value of loans and advances represents the discounted amount of estimated future cash flows expected to be received taking account of expected prepayment rates. Estimated cash flows are discounted at prevailing market rates for items of similar remaining maturity. The fair values have been adjusted where necessary to reflect any observable market conditions at the time of valuation.

d) Shares, deposits and borrowings - Level 3

The fair value of shares and deposits and other borrowings with no stated maturity is the amount repayable on demand.

The fair value of fixed interest bearing deposits and other borrowings without a quoted market price is based on expected future cash flows determined by the contractual terms and conditions discounted at prevailing market rates for items of similar remaining maturity.

e) Debt securities in issue – Level 2

The fair value is calculated using a discounted cash flow model. Expected cash flows are discounted at prevailing market rates for items of similar remaining maturity.

f) Subscribed capital – Level 1

The estimated fair value of fixed interest bearing debt is based on its active market price as at the period end.

Fair values of financial assets and liabilities carried at fair value

The table below summarises the fair values of the Group's financial assets and liabilities that are accounted for at fair value, analysed by the valuation methodology used by the Group to derive the financial instruments fair value:

		2024 Level 1	2024 Level 2	2024 Level 3	2024 Total	2023 Level 1	2023 Level 2	2023 Total
Group	Notes	£m	£m	£m	£m	£m	£m	£m
Financial assets								
FVOCI – Debt securities	12	454.2	-	-	454.2	340.1	-	340.1
Convertible loan notes		-	-	1.1	1.1	-	-	-
Derivative financial instruments – interest rate swaps	13	-	80.9	-	80.9	-	105.2	105.2
		454.2	80.9	1.1	536.2	340.1	105.2	445.3
Financial liabilities								
Derivative financial instruments –interest rate swaps	13	-	(22.9)	-	(22.9)	-	(43.9)	(43.9)
		-	(22.9)	-	(22.9)	-	(43.9)	(43.9)

Fair values of financial assets and liabilities carried at fair value (continued)

Valuation techniques

The following is a description of the determination of fair value for financial instruments, which are accounted for at fair value using valuation techniques.

The fair value hierarchy detailed in IFRS 13: 'Fair Value Measurement' splits the source of input when deriving fair values into three levels, as follows:

- 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 for the asset or liability either directly or indirectly; and
- Level 3 inputs for the asset or liability that are not based on observable market data.

The main valuation techniques employed by the Group to establish fair value of the financial instruments disclosed above are set out below:

Debt securities

- Level 1 Market prices have been used to determine the fair value of listed debt securities; and
- Level 2 Debt securities for which there is no readily available traded price are valued based on the 'present value' method. This requires expected future principal and interest cash flows to be discounted using prevailing yield curves. The yield curves are generally observable market data which is derived from quoted interest rates in similar time bandings, which match the timings of the cash flows and maturities of the instruments.

Convertible loan notes

The fair value of convertible loan notes at inception is equal to the transaction price. The subsequent valuation model takes account of the outstanding debt, conversion options and potential future equity value.

Interest rate swaps

The valuation of interest rate swaps is also based on the 'present value' method. Expected interest cash flows are discounted using the prevailing SONIA yield curves. The yield curves are generally observable market data which is derived from quoted interest rates in similar time bandings which match the timings of the interest cash flows and maturities of the instruments. All swaps are fully collateralised and therefore no adjustment is required for credit risk in the fair value of derivatives.

Transfers between fair value hierarchies

Transfers between fair value hierarchies occur when either it becomes possible to value a financial instrument using a method that is higher up the valuation hierarchy or it is no longer possible to value it using the current method and it must instead be valued using a method lower down the hierarchy. There have been no transfers during the current or previously reported periods.

Credit risk

Credit risk is the risk that the Group incurs a financial loss arising from the failure of a member or counterparty to meet their contractual obligations. The Group structures the level of credit risk it undertakes, by maintaining a credit governance framework involving delegated approval authority levels and credit procedures, the objective of which is to build and maintain risk asset portfolios of high quality.

The Group's maximum credit risk exposure is detailed in the table below:

	2024	2023
Group and Society	£m	£m
Credit risk exposure		
Cash in hand and balances with the Bank of England	441.2	430.2
Loans and advances to credit institutions	21.6	31.0
Debt securities	454.2	340.1
Derivative financial instruments	80.9	105.2
Loans and advances to customers	4,201.8	3,543.9
Convertible Loan Notes	1.1	-
Total Statement of Financial Position exposure	5,200.8	4,450.4
Off Balance Sheet exposure – mortgage commitments	453.1	262.5
	5,653.9	4,712.9

a) Loans and advances to credit institutions, debt securities and derivative financial instruments

The ERC, supported by ALCo, is responsible for approving treasury counterparties for both derivatives and investment purposes, within the Board's risk appetite. Limits are placed on the amount of risk accepted in relation to one counterparty, or group of counterparties, and to industry sectors. This is monitored weekly by the Society's Prudential Risk team and reviewed monthly by the ALCo.

The Group's policy only permits lending to central government (which includes the Bank of England), UK local authorities, banks with a high credit rating and building societies. The Group's Treasury team perform regular analysis of counterparty credit risk and monitoring of publicly available information to highlight possible indirect exposures.

An analysis of the Group's treasury asset concentration is shown in the table below:

		2024	2024	2023	2023
Group		£m	%	£m	%
Industry sector					
Banks		206.9	22.5	164.0	20.5
Building Societies		100.7	11.0	101.6	12.7
Multilateral Development Banks		59.4	6.5	43.5	5.4
Central Government		550.0	60.0	492.2	61.4
		917.0		801.3	
	2024	AAA	AA	A	2023
Group	£m	%	%	%	£m
Geographic region					
United Kingdom	857.6	90.8	6.2	3.0	757.8
Multilateral Development banks	59.4	100.0	-	-	43.5
	917.0				801.3

The Group has no exposure to foreign exchange risk. All instruments are denominated in sterling. The Group also has no direct exposure to any sovereign states, other than the UK.

The Group's derivative financial instruments are fully collateralised with a central clearing house in the UK and as a result there is no exposure to the Group.

All of the Group's treasury assets are classified as Stage 1 for ECL calculation purposes under IFRS 9 and there are no impairment charges against any of the Group's treasury assets as at 31st December 2024 (2023: £nil).

b) Loans and advances to members

All mortgage loan applications are assessed with reference to the Group's retail credit risk appetite statement and Lending policy, which includes assessing applicants for potential fraud risk, which is approved by the Board. When deciding on the overall risk appetite that the Group wishes to adopt, both numerical and nonnumerical considerations are taken into account, along with data on the current UK economic climate, portfolio information derived from the Group's rating system and competitor activity. The statement must comply with all the prevailing regulatory policy and framework.

The lending portfolio is monitored by the RCC to ensure that it remains in line with the stated risk appetite of the Group, including adherence to the lending principles, policies and lending limits.

For new members, the first element of the Retail Credit Control Framework is achieved via credit scoring, which assesses the credit quality of potential members prior to making loan offers. The members' credit score combines demographic and financial information. A second element is lending policy rules, which are applied to new applications to ensure that they meet the risk appetite of the Group. All mortgage applications are overseen by the Lending Services team who ensure that any additional lending criteria are applied and that all information submitted within the application is validated.

For existing members who have been added to the lending portfolio, Management use behavioural scorecards to review the ongoing creditworthiness of members by determining the likelihood of them defaulting over a rolling 12-month period together with the amount of loss if they do default. The continual assessment of customer risk of default is used to assess the member's suitability for further lending as well as feed into strategic decision making processes, such as the corporate plan. Models used within the member rating process are monitored in line with industry best practice and to provide insight into changes observed within the mortgage portfolios.

b) Loans and advances to members (continued)

Credit risk management information is comprehensive and is circulated to the RCC on a monthly basis to ensure that the portfolio remains within the Group's risk appetite.

It is the Group's policy to ensure good member outcomes and lend responsibly by ensuring at the outset that the member can meet the mortgage repayments. This is achieved by obtaining specific information from the member concerning income and expenditure but also external credit reference agency data.

The Group does not have any exposure to the sub-prime market.

The maximum credit risk exposure is disclosed in the table on page 117.

Loans and advances to members are predominantly made up of retail loans fully secured against UK residential property of £3,650.3 million (2023: £3,155.0 million), split between residential and buy-to-let loans with the remaining £589.5 million (2023: £437.4 million) secured on secured business lending.

The Group operates throughout England and Wales with the portfolio well spread throughout the geographic regions. An analysis of the Group's geographical concentration is shown in the table below:

	2024	2023
Group and Society	%	%
Geographical analysis		
Eastern	10.7	9.9
East Midlands	11.7	13.3
London	15.4	13.0
North East	3.6	4.2
North West	10.4	11.2
South East	17.4	16.0
South West	9.6	9.3
Wales	3.4	3.5
West Midlands	8.7	9.2
Yorkshire & Humberside	9.0	10.3
Other	0.1	0.1
	100.0	100.0

Retail loans (loans fully secured on residential properties)

Loans fully secured on residential property are split between residential and traditional buy-to-let. The average LTV is the mean LTV for the portfolio. Each individual LTV is calculated by comparing the value of the mortgage loan to the value of collateral held adjusted by a house price index. The simple average LTV of residential mortgages is 52.4% (2023: 51.0%). All residential loans above 80% LTV are insured against loss.

The indexed LTV analysis on the Group's residential mortgage portfolio is shown below:

	2024 Residential	2024 Buy-to-let	2023 Residential	2023 Buy-to-let
Group and Society	%	%	%	%
Loan to Value analysis				
< 60%	40.0	68.9	43.6	74.2
60% - 80%	35.8	31.1	37.4	25.8
80% - 90%	19.6	-	14.7	-
> 90%	4.6	-	4.3	-
	100.0	100.0	100.0	100.0
Average loan to value of loans	52.4	50.0	50.2	49.5
Average loan to value of new business	69.7	61.0	70.3	60.8

The quality of the Group's retail mortgage book is reflected in the number and value of accounts in arrears. By volume 0.25% (2023: 0.17%) of loans are three months or more in arrears and by value it is 0.20% (2023: 0.11%).

The main factor for loans moving into arrears tends to be the condition of the general economic environment. In general, the lower the loan-to-value percentage, the greater the equity within the property, and the lower the losses expected to be realised in the event of default or repossession.

b) Loans and advances to members (continued)

Retail loans (loans fully secured on residential properties)(continued)

The table below shows the fair value of collateral held for residential mortgages.

	2024 Indexed	2024 Unindexed	2023 Indexed	2023 Unindexed
Group and Society	£m	£m	£m	£m
Value of collateral held:				
Stage 1:12-month expected credit losses	6,485.1	5,596.4	5,767.3	4,719.3
Stage 2: Lifetime expected credit losses	776.1	606.8	796.6	615.3
Stage 3: Lifetime expected credit losses	45.0	32.3	43.2	30.1
	7,306.2	6,235.5	6,607.1	5,364.7

The collateral held consists of residential property. Collateral values are adjusted by the ONS Property Price Index to derive the indexed valuation at 31st December. This is the UK's longest running house price index and takes into account regional data from the 12 standard planning regions of the UK. The Group uses the index to update the property values of its residential and buy-to-let portfolios on a quarterly basis.

With collateral capped to the amount of outstanding debt, the value of collateral held against loans in Stages 2 and 3 under IFRS 9 and which are in arrears, is £23.0 million as at 31st December 2024 (2023: £13.6 million).

Mortgage indemnity insurance acts as additional security. It is taken out for all residential loans where the borrowing exceeds 80% of the value of the property at the point of application.

The decrease in the collateral held in relation to loans classified in Stage 2 and the increase in the collateral held in relation loans classified in Stage 1 primarily reflects the movement of loans to between Stage 1 and 2 in the year.

The Group's residential mortgage exposures and provisions may be disaggregated by probability of default ranges as follows:

	2024 Gross loans	2024 Expected Credit Loss	2023 Gross Ioans	2023 Expected Credit Loss
Group and Society	£m	£m	£m	£m
PD %				
0% - 2.5%	3.2	-	1.8	-
2.5% - 5.0%	5.4	-	3.4	-
5.0% - 7.5%	2,140.3	1.3	261.3	0.2
7.5% - 10.0%	1,239.1	1.0	2,672.2	2.5
10% - 100%	262.3	0.8	216.3	0.6
	3,650.3	3.1	3,155.0	3.3

The movement in the exposures to lower PD bands in the year is reflective of an improved macroeconomic outlook at the end of 2024 compared to 2023.

The table below provides information on retail gross loans and ECL stages split by the number of DPD:

	2024 Gross loans	2024 Expected Credit Loss	2023 Gross loans	2023 Expected Credit Loss
Group and Society	£m	£m	£m	£m
Stage 1: 12-month expected credit losses				
< 30 days past due	3,279.7	2.3	2,780.0	2.7
Stage 2: Lifetime expected credit losses				
< 30 days past due	338.8	0.6	349.9	0.5
> 30 days past due	13.1	0.1	7.6	-
Stage 3: Lifetime expected credit losses				
< 90 days past due	11.6	0.1	14.0	0.1
> 90 days past due	7.1	-	3.5	-
	3,650.3	3.1	3,155.0	3.3

b) Loans and advances to members (continued)

Forbearance

Temporary interest only concessions were historically offered to members in financial difficulty on a temporary basis with formal periodic review. The concession allowed the member to reduce monthly payments to cover interest only, and if made, the arrears status will not increase. Interest only concessions are no longer offered and have been replaced by reduced payment concessions.

Reduced payment concessions allow a member to make an agreed underpayment for a specific period of time. The monthly underpaid amount accrues as arrears and agreement is reached at the end of the concession period on how the arrears will be repaid.

Payment plans are agreed to enable members to reduce their arrears balances by an agreed amount per month, which is paid in addition to their standard monthly repayment.

Capitalisations occur where arrears are added to the capital balance outstanding for the purposes of restructuring the loan.

The term of the mortgage is extended in order to reduce payments to a level that is affordable to the member based on their current financial circumstances.

All forbearance arrangements are formally discussed with the member and reviewed by management prior to acceptance of the forbearance arrangement. By offering members in financial difficulty the option of forbearance, the Society potentially exposes itself to an increased level of risk through prolonging the period of noncontractual payment and / or potentially placing the member into a detrimental position at the end of the forbearance period.

Regular monitoring of the level and different types of forbearance activity are reported to the RCC on a monthly basis and the LR&CC monitors the level of arrears and forbearance cases. In addition, all forbearance arrangements are reviewed and discussed with the member on a regular basis to assess the ongoing potential risk to the Society and suitability of the arrangement for the member.

The next table details the number of forbearance cases within the retail loans category:

Unaudited	2024	2023
Group and Society	Number	Number
Type of Forbearance		
Interest only concessions	-	-
Reduced payment concessions	1	-
Payment plans	13	21
Capitalisations	32	38
Mortgage term extensions	28	34
Less: cases with more than one form of forbearance	(26)	(34)
	48	59

These cases are covered by an IFRS 9 ECL allowance of £19,644 (2023: £23,228). In total, £3.7 million (2023: £4.4 million) of loans are subject to forbearance and these loans are secured against property with an indexed valuation of £11.6 million (2023: £14.4 million).

Secured Business Loans

SBL loans are primarily made available to Small and Medium sized enterprises for either owner occupied or investment property purposes and includes limited company buy-to-let loans. Loans are also only granted against the 'bricks and mortar' valuation of the property and not against working capital or machinery etc.

The make-up of the SBL book as at 31st December is as follows:

	2024	2024	2023	2023
Group	£m	%	£m	%
Owner occupied	33.8	5.7	37.6	8.6
Investment property	555.7	94.3	399.8	91.4
	589.5	100.0	437.4	100.0

The next table provides information on the original LTV of the Group's SBL mortgage portfolio:

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b) Loans and advances to members (continued)

Secured Business Loans (continued)

Unaudited	2024	2023
Group and Society	%	%
Loan to Value analysis		
< 60%	20.3	21.0
60% - 80%	78.6	77.7
80% - 90%	0.8	1.2
> 90%	0.3	0.1
	100.0	100.0
Average loan to value of loans	50.9	59.2
Average loan to value of new business	68.1	65.3

The table below shows the fair value of collateral held for SBL loans:

	2024 Indexed	2024 Unindexed	2023 Indexed	2023 Unindexed
Group and Society	£m	£m	£m	£m
Value of collateral held:				
Stage 1:12-month expected credit losses	948.4	902.9	720.8	680.8
Stage 2: Lifetime expected credit losses	51.1	49.3	46.5	44.2
Stage 3: Lifetime expected credit losses	17.0	16.7	11.3	10.8
	1,016.5	968.9	778.6	735.8

Collateral reflects the latest valuation completed. If a property has had a desktop valuation since the latest full valuation, the collateral reflects the desktop valuation (15.6% of the SBL book has had a desktop valuation (2023: 21%)).

With collateral capped to the amount of outstanding debt, the value of collateral held against loans in Stages 2 and 3 under IFRS 9 and which are in arrears, is £5.3 million as at 31st December 2024 (2023: £3.6 million).

The Group's SBL mortgage exposures and provisions may be disaggregated by probability of default ranges as follows:

	2024 Gross loans	2024 Expected Credit Loss	2023 Gross Ioans	2023 Expected Credit Loss
Group and Society	£m	£m	£m	£m
PD %				
0% - 2.5%	0.3	-	0.2	-
2.5% - 5.0%	0.5	-	0.2	-
5.0% - 7.5%	459.5	1.0	22.3	0.1
7.5% - 10.0%	34.2	0.1	314.7	1.0
10% - 100%	95.0	1.0	100.0	0.8
	589.5	2.1	437.4	1.9

The movement in the exposures to lower PD bands in the year is reflective of an improved macroeconomic outlook at the end of 2024 compared to 2023. In addition, there has been an increase in the number of Limited Company BTL accounts to 3,166 (2023: 2,323) which, on average, attract a lower PD%.

The table below provides information on SBL gross loans and ECL stages split by the number of days past due ('DPD'):

	2024 Gross loans	2024 Expected Credit Loss	2023 Gross loans	2023 Expected Credit Loss
Group and Society	£m	£m	£m	£m
Stage 1: 12-month expected credit losses				
< 30 days past due	550.0	1.4	405.2	1.3
Stage 2: Lifetime expected credit losses				
< 30 days past due	29.9	0.3	25.0	0.2
> 30 days past due	2.0	-	2.4	0.1
Stage 3: Lifetime expected credit losses				
< 90 days past due	5.7	0.2	3.9	0.2
> 90 days past due	1.9	0.2	0.9	0.1
	589.5	2.1	437.4	1.9

In terms of SBL risk, the single largest borrower represents less than 0.2% (2023: 0.3%) of the SBL mortgage book.

b) Loans and advances to members (continued)

Secured Business Loans (continued)

Forbearance

The Group has various forbearance options to support members who may find themselves in financial difficulty. These include 'interest only' concessions, renegotiation of contractual payment, payment plans and capitalisations.

'Interest only' concessions are offered to members in financial difficulty on a temporary basis with formal periodic review. The concession allows the member to reduce monthly payments to cover interest only, and if made, the arrears status will not increase.

Renegotiation of contractual payments is provided to reduce the monthly payment to a level affordable by the member. The agreement remains within the Society's Lending policy, for example within the maximum mortgage term.

Payment plans are agreed to enable members to reduce their arrears balances by an agreed amount per month which is paid in addition to their standard monthly repayment.

Capitalisations occur where arrears are added to the capital balance outstanding for the purpose of restructuring the loan.

The table below shows those loans subject to forbearance within the SBL loans category:

	2024	2023
Group and Society	Numbe	r Number
Type of Forbearance		
Interest only concessions	20	19
Active payment plan	Ę	; –
Mortgage term extensions	Ę	5 4
Less: cases with more than one form of forbearance	(2)	(2)
	28	21

These cases are covered by an IFRS 9 ECL allowance of £149,000 (2023: £97,000). In total, £4.5 million (2023: £3.2 million) of loans are subject to forbearance and these loans are secured against property with an indexed valuation of £11.0 million (2023: £7.9 million).

Liquidity risk

Liquidity risk is the risk that the Society will not have sufficient financial resources available to meet its obligations as they fall due, under either normal business conditions or a stressed environment. It is the Society's policy that a significant amount of its total assets are carried in the form of cash and other readily realisable assets in order to:

i) meet day-to-day business needs;

ii) meet any unexpected cash needs;

iii) maintain public confidence; and

iv) ensure maturity mismatches are provided for.

Monitoring of liquidity, in line with the Society's prudent policy framework, is performed daily. Compliance with these policies is reported to ALCo monthly and through to the ERC and BRC.

The Society's Liquidity policy is designed to ensure the Society has sufficient liquid resources to withstand a range of stressed scenarios. A series of liquidity stress tests have been developed as part of the Internal Liquidity Adequacy Assessment process ('ILAAP'). They include scenarios that fulfil the specific requirements of the PRA (the idiosyncratic, Market-wide and Combined stress tests) and scenarios identified by the Society which are specific to its business model. The stress tests are performed monthly and reported to ALCo to confirm that the liquidity policy remains appropriate.

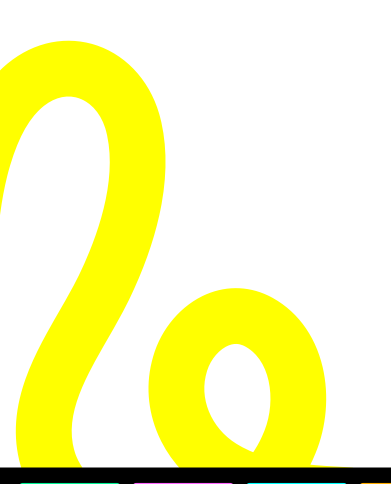
The Society's liquid resources comprise high quality liquid assets, including a Bank of England reserves account, Gilts, time deposits and investment grade fixed and floating rate notes issued by highly rated financial institutions, supplemented by unencumbered mortgage assets. At the end of the year the ratio of liquid assets to shares and deposits was 18.7% compared to 19.3% at the end of 2023.

The Society maintains a contingency funding plan, as part of its RRP process, to ensure that it has so far as possible, sufficient liquid financial resources to meet liabilities as they fall due under each of the scenarios.

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Liquidity risk (continued)

The table below analyses the Group's assets and liabilities into relevant maturity groupings, based on the remaining period to contractual maturity at the Statement of Financial Position date. This is not representative of the Group's management of liquidity. Loans and advances to members rarely run their full course. The actual repayment profile is likely to be significantly different from that shown in the analysis. For example, most mortgages have a contractual maturity of around 25 years but are generally repaid much sooner. The average life of a mortgage at the Group, currently in product, is 3.7 years (2023: 4.3 years). Conversely, retail deposits repayable on demand generally remain on the Balance Sheet much longer.



	On demand	Not more than three months	More than three months but not more than one year	More than one year but not more than five years	More than five years	Total
Group - Residual maturity as at 31st December 2024	£m	£m	£m	£m	£m	£m
Financial assets						
Liquid assets						
Cash in hand and balances with the Bank of England	441.2	-	-	-	-	441.2
Loans and advances to credit institutions	9.3	12.3	-	-	-	21.6
Debt securities	-	21.1	87.1	343.3	2.7	454.2
Total liquid assets	450.5	33.4	87.1	343.3	2.7	917.0
Derivative financial instruments	-	4.0	15.9	58.8	2.2	80.9
Loans and advances to members	3.1	82.7	177.6	1,002.3	2,936.1	4,201.8
Convertible loan notes	-	-	1.1	-	-	1.1
Other assets	-	4.2	4.6	0.8	16.3	25.9
	453.6	124.3	286.3	1,405.2	2,957.3	5,226.7
Financial liabilities and reserves						
Shares	1,086.8	672.4	1,498.0	1,093.1	0.2	4,350.5
Amounts owed to credit institutions	18.7	40.7	267.7	-	-	327.1
Amounts owed to other members	0.7	17.5	27.2	-	-	45.4
Debt securities in issue	-	-	-	184.7	-	184.7
Derivative financial instruments	-	0.7	0.9	21.2	0.1	22.9
Subscribed capital	-	0.1	-	-	23.9	24.0
Reserves	-	-	-	-	253.3	253.3
Other liabilities	2.6	9.7	3.8	2.3	0.4	18.8
	1,108.8	741.1	1,797.6	1,301.3	277.9	5,226.7
Net liquidity gap	(655.2)	(616.8)	(1,511.3)	103.9	2,679.4	-

Liquidity risk (continued)

	On demand	Not more than three months	More than three months but not more than one year	More than one year but not more than five years	More than five years	Total
Group - Residual maturity as at 31st December 2023	£m	£m	£m	£m	£m	£m
Financial assets						
Liquid assets						
Cash in hand and balances with the Bank of England	423.5	-	6.7	-	-	430.2
Loans and advances to credit institutions	15.6	15.4	-	-	-	31.0
Debt securities	-	29.9	62.8	247.4	-	340.1
Total liquid assets	439.1	45.3	69.5	247.4	-	801.3
Derivative financial instruments	-	2.7	11.6	89.4	1.5	105.2
Loans and advances to members	384.6	21.2	61.7	380.9	2,695.5	3,543.9
Other assets	-	2.4	5.6	1.0	15.5	24.5
	823.7	71.6	148.4	718.7	2,712.5	4,474.9
Financial liabilities and reserves						
Shares	1,037.8	900.6	778.0	849.5	-	3,565.9
Amounts owed to credit institutions	19.3	61.0	-	207.8	-	288.1
Amounts owed to other members	-	19.3	29.5	-	-	48.8
Debt securities in issue	-	-	-	246.2	-	246.2
Derivative financial instruments	-	-	1.3	40.8	1.8	43.9
Subscribed capital	-	0.1	-	-	23.9	24.0
Reserves	-	-	-	-	243.5	243.5
Other liabilities	2.7	7.0	0.5	2.6	1.7	14.5
	1,059.8	988.0	809.3	1,346.9	270.9	4,474.9
Net liquidity gap	(236.5)	(916.4)	(660.5)	(628.2)	2,441.6	-

There is no material difference between the maturity profile for the Group and that for the Society. As at 31st December 2024, £919.6 million (2023: £1,125.2 million) of the Group's assets were encumbered.

The following is an analysis of gross contractual cash flows payable under financial liabilities:

	Repayable on demand	Not more than three months	More than three months but not more than one year	More than one year but not more than five years	More than five years	Total
Group - 31 st December 2024	£m	£m	£m	£m	£m	£m
Shares	1,264.0	672.5	1,497.8	1,092.9	0.2	4,527.4
Amounts owed to credit institutions	17.9	43.0	273.5	-	-	334.4
Amounts owed to other members	0.8	18.3	29.3	-	-	48.4
Debt securities in issue	-	8.9	30.5	145.7	-	185.1
Derivative financial instruments	-	(0.1)	0.2	20.8	-	20.9
Subscribed capital	-	0.5	1.5	7.9	23.9	33.8
Total liabilities	1,282.7	743.1	1,832.8	1,267.3	24.1	5,150.0

	Repayable on demand	Not more than three months	More than three months but not more than one year	More than one year but not more than five years	More than five years	Total
Group - 31 st December 2023	£m	£m	£m	£m	£m	£m
Shares	1,188.1	900.6	779.1	849.8	-	3,717.6
Amounts owed to credit institutions	19.4	61.6	-	207.8	-	288.8
Amounts owed to other members	0.8	19.4	29.7	-	-	49.9
Debt securities in issue	-	16.8	38.6	206.8	-	262.2
Derivative financial instruments	-	-	0.9	40.3	1.8	43.0
Subscribed capital	-	0.5	1.5	7.9	23.9	33.8
Total liabilities	1,208.3	998.9	849.8	1,312.6	25.7	4,395.3

The analysis of gross contractual cash flows differs from the analysis of residual maturity due to the inclusion of interest accrued at current rates, for the average period until maturity on the amounts outstanding at the Statement of Financial Position date.

Market and interest rate risk

Market risk is the risk of changes to the Society's financial condition caused by market interest rates. The Society is exposed to market risk in the form of changes (or potential changes) in the general level of interest rates and changes in the relationship between different types of interest rates (basis risk).

The Society has adopted the 'Extended' approach to interest rate risk, as defined by the PRA, which aims to undertake the hedging of individual transactions within an overall strategy for structural hedging, based on a detailed analysis of the Statement of Financial Position.

The management of interest rate risk is based on a full Statement of Financial Position gap analysis. The Statement of Financial Position is subjected to a range of stress tests, including a 2% rise in interest rates on a weekly basis. The results are measured against the risk appetite for market risk which is currently set at a maximum of 4% of capital. In addition, Management review interest rate basis risk and its potential impact on earnings. Risk positions are reviewed monthly by the ALCo and reported through to the ERC and BRC.

The table below summarises the Group's exposure to interest rate risk:

	2024	2023
Group and Society	£m	£m
Changes in market value from a 2% parallel upward shift in interest rates	(4.6)	(0.7)

There is no material difference between the interest rate risk profile for the Group and that for the Society.

The Group is not exposed to foreign currency risk.

The Society does not have any financial assets or liabilities that are offset with the net amount presented in the Statement of Financial Position as IAS 32 'Financial Instruments – Presentation' requires both an enforceable right to set off and the intention to settle on a net basis or to realise the asset and settle the liability simultaneously. Neither of these conditions are met by the Society.

All financial assets and liabilities are presented on a gross basis in the Statement of Financial Position.

The Society centrally clears its derivative instruments, which requires it to enter into Credit Support Annexes ('CSAs') and which typically provide for the exchange of collateral on a daily basis to mitigate net mark to market credit exposure.

The following table shows the impact on derivative financial instruments and repurchase agreements after collateral:

	2024 Gross amounts	2024 Financial collateral *	2024 Net amounts	2023 Gross amounts	2023 Financial collateral *	2023 Net amounts
Group	£m	£m	£m	£m	£m	£m
Financial assets						
Derivative financial instruments	80.9	(80.9)	-	105.2	(105.2)	-
Total financial assets	80.9	(80.9)	-	105.2	(105.2)	-
Financial liabilities						
Derivative financial instruments	22.9	(22.9)	-	43.9	(43.9)	-
Total financial liabilities	22.9	(22.9)	-	43.9	(43.9)	-

* Financial collateral disclosed is limited to the amount of the related financial asset and liability.

Fair value hedges

The Group holds a portfolio of fixed rate mortgages and savings products as well as fixed rate treasury assets and PIBS, it is therefore exposed to changes in fair value due to movements in market interest rates. The Group manages this risk exposure by entering into pay fixed / receive floating interest rate swaps for its fixed rate assets and pay floating / receive fixed interest rate swaps to hedge its fixed rate liabilities.

Only the interest rate risk element is hedged and therefore other risks, such as credit risk, are managed separately but are not managed through hedged derivative financial instruments by the Group.

The interest rate risk component is determined as the change in the fair value of the hedged item arising solely from changes in the appropriate 3-month benchmark rate of interest (SONIA). Such changes are usually the largest component of the overall change in fair value.

Market and interest rate risk (continued)

Fair value hedges (continued)

This strategy is designated as a fair value hedge and its effectiveness is assessed by comparing changes in the fair value of the hedged item attributable to changes in the benchmark rate of interest with changes in the fair value of the interest rate swaps. The Group establishes the hedging ratio by matching the notional of the derivatives with the principal of the hedged items.

Possible sources of ineffectiveness are as follows:

- differences between the expected and actual volumes of prepayments, as the Group hedges to the expected repayment date taking into account expected prepayments based on past experience;
- difference in the discounting between the hedged item and the hedging instrument, as cash collateralised interest rate swaps are discounted using the relevant reference rate discount curves, which are not applied to the fixed rate mortgages; and
- hedging derivatives with a non-zero fair value at the date of initial designation as a hedging instrument.

The exposure from mortgage and savings portfolios frequently changes due to new loans / savings accounts originated, contractual repayments and early prepayments in each period. As a result, the Group adopts a dynamic hedging strategy (sometimes referred to as a 'macro' or 'portfolio' hedge) to hedge the exposure profile by closing and entering into new swap agreements at each monthend. The Group uses the portfolio fair value hedge of interest rate risk to recognise fair value changes related to changes in interest rate risk in the relevant portfolio, and therefore reduce the profit or loss volatility that would otherwise arise from changes in fair value of the interest rate swaps alone. The following table details the hedging instruments included in the derivative financial instruments line of the Group's Consolidated Statement of Financial Position:

	2024 Contract / notional amount	2024 Fair value of Assets	2024 Fair value of Liabilities	2024 Changes in fair value used for calculating hedge ineffectiveness
Group and Society	£m	£m	£m	£m
Derivatives designated as fair value hedges for interest rate risk (Note 13)				
Fixed rate mortgages	3,000.2	67.6	(10.1)	(4.0)
Fixed rate treasury assets	48.3	0.5	-	0.3
Fixed rate savings	1,662.0	1.4	(0.9)	1.6
Subscribed capital	-	-	-	-
	4,710.5	69.5	(11.0)	(2.1)

	2023 Contract / notional amount	2023 Fair value of Assets	2023 Fair value of Liabilities	2023 Changes in fair value used for calculating hedge ineffectiveness
Group and Society	£m	£m	£m	£m
Derivatives designated as fair value hedges for interest rate risk (Note 13)				
Fixed rate mortgages	2,087.0	88.8	(24.9)	74.5
Fixed rate savings	325.0	2.3	(2.9)	(3.5)
Subscribed capital	-	-	-	-
-	2,412.0	91.1	(27.8)	71.0

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31. Financial instruments (continued)

Market and interest rate risk (continued)

Fair value hedges (continued)

The following table details the hedge exposures covered by the Group's hedging strategies:

		amount of ed item	amount o adjustme	nulated of fair value ents on the ed item	Balance Sheet line item	Change in fair value of hedged item for ineffectiveness assessment
2024	Assets	Liabilities	Assets	Liabilities		
Group and Society	£m	£m	£m	£m		£m
Hedged items in fair value hedges for interest rate risk (Note 13)						
Fixed rate mortgages	3,033.3	-	(34.5)	-	Loans & advances to members	5.7
Fixed rate treasury assets	48.9	-	0.3	-	Debt securities	(0.3)
Fixed rate savings	-	1,706.7	-	(0.3)	Shares	(1.7)
Subscribed capital	-	-	-	-	Subscribed Capital	-
	3,082.2	1,706.7	(34.2)	(0.3)		3.7

		amount of ed item	amount o adjustme	nulated of fair value ents on the ed item	Balance Sheet line item	Change in fair value of hedged item for ineffectiveness assessment
2023	Assets	Liabilities	Assets	Liabilities		
Group and Society	£m	£m	£m	£m		£m
Hedged items in fair value hedges for interest rate risk (Note 13)						
Fixed rate mortgages	2,206.0	-	(39.4)	-	Loans & advances to members	63.2
Fixed rate savings	-	351.1	-	1.4	Shares	(3.4)
Subscribed capital	-	-	-	-	Subscribed Capital	-
	2,206.0	351.1	(39.4)	1.4		59.8

The following table contains information regarding the effectiveness of the hedging relationships designated by the Group, as well as the impacts on profit or loss:

2024	Hedge ineffectiveness recognised in Income Statement	Income Statement line item that includes reclassified amount
Group and Society	£m	
Fair value hedges		
Interest rate swaps		
Fixed rate mortgages	1.7	
Fixed rate treasury assets	-	Net gains from derivative financial instruments
Fixed rate savings	(0.1)	
	1.6	
2023	Hedge ineffectiveness recognised in Income Statement	Income Statement line item that includes reclassified amount
Group and Society	£m	
Fair value hedges		
Interest rate swaps		
Fixed rate mortgages	(11.2)	Net gains from derivative financial instruments
Fixed rate savings	0.1	

32. Capital structure

The Society's policy is to maintain a capital base to maintain member, creditor and market confidence and to sustain future development of the business. The formal ICAAP assists the Society with its management of capital. Through its quarterly business plan update the Board monitors the Society's capital position to assess whether capital is held to mitigate the risks it faces in the course of its business activities. The Society's actual and expected capital position is reviewed against stated risk appetite which aims to maintain capital at a specific level above its TCR.

(11.1)

32. Capital structure (continued)

The Board manages the Society's capital and risk exposures to maintain capital in line with regulatory requirements which includes monitoring of:

- Lending and business decisions the Society uses application scorecards to help it assess whether mortgage applications fit within its appetite for credit risk. Once loan funds have been advanced, behavioural scorecards are used to review the ongoing risk profile of both the portfolios and individual members. In addition, for residential and buy-to-let mortgages property values are updated on a quarterly basis.
- **Pricing** pricing models are utilised for all mortgage product launches. The models include expected loss estimates and capital utilisation enabling the calculation of a risk adjusted return on capital.
- **Concentration risk** the design of retail products takes into account the overall mix of products to ensure that exposure to market risk remains within permitted parameters.
- **Counterparty risk** wholesale lending is only carried out with approved counterparties in line with the Society's lending criteria and is subject to a range of limits. The limits are monitored daily to ensure the Society remains within risk appetite.

This is subjected to regular stress tests to ensure the Society maintains sufficient capital for future possible events.

The Society's regulatory capital consists of independently verified general reserves, accumulated gains and losses recognised in the fair value reserve and IFRS 9 transitional adjustments; less adjustments in relation to intangible assets, deferred tax and assets / liabilities held at fair value. Further information can be found in the Pillar 3 disclosures which are published on the Society's website.

The Group's capital requirements are set and monitored by the PRA. During 2024, the Society has complied with the requirements included within the Capital Requirements Directive V (Basel III). Further details of these requirements and their impact on the Society are provided in the Strategic Report on page 22.

There were no reported breaches of capital requirements during the year. There have been no material changes in the Society's management of capital during the year.

Under Basel III Pillar 3, the Society is required to publish further information regarding its capital position and exposures. The Society's Pillar 3 disclosures are available on our website.

33. Related party transactions

Transaction with Group companies

During the year, Nottingham Building Society has received £0.2 million (2023: £0.1 million) in fees for providing cash manager and mortgage servicer fees to Arrow Mortgage Finance No.1 Limited.

Movement on the intercompany balances are disclosed in Note 16.

At the end of the year the following balances were outstanding between the Society and its subsidiaries:

	2024 Amount owed to subsidiariest	2024 Amount owed by subsidiaries	2023 Amount owed to subsidiaries	2023 Amount owed by subsidiaries
	£m	£m	£m	£m
Arrow Mortgage Finance No. 1 Limited	(208.2)	33.4	(266.9)	33.4
	(208.2)	33.4	(266.9)	33.4

Interest accrues on the balances outstanding with Arrow Mortgage Finance at SONIA plus a margin. The repayment of the loan will follow the collection of the principal and interest of the underlying mortgage assets, used as security and has a contractual maturity within two years.

Transactions with key management personnel

Transactions with key management personnel are on the same terms and conditions applicable to members and other employees within the Group. The Directors are considered to be the only key management personnel as defined by IAS 24, which includes Non-Executive Directors.

Compensation for key management personnel for the year totalled £1.7 million (2023: £1.5 million) and a breakdown is disclosed on page 70 in the Directors' Remuneration Report.

33. Related party transactions (continued)

In addition, the following transactions were undertaken through the normal course of business:

	2024 Number of key management personnel and their close family members	2024 Amounts in respect of key management personnel and their close family members	2023 Number of key management personnel and their close family members	2023 Amounts in respect of key management personnel and their close family members
Group and Society	Number	£000	Number	£000
Share accounts				
Net movements in the year	(2)	53	2	122
Balances outstanding 31 st December	7	219	9	286
Subscribed capital				
Net movements in the year	-	-	-	(2)
Balances outstanding 31 st December	1	5	1	5
Interest payable on share accounts			-	-
Interest payable on subscribed capital			-	-

Directors' loans and transactions

As at 31st December 2024 there were no (2023: no) outstanding secured mortgage loans made in the ordinary course of business at a normal commercial rate to directors and their connected persons. A register is maintained at the head office of the Society that shows details of all loans, transactions and arrangements with directors and their connected persons. A statement of the appropriate details contained in the register, for the financial year ended 31st December 2024, will be available for inspection at the head office for a period of 15 days up to and including the AGM.

34. Notes to the cash flow statements

		2024	2023
Group and Society	lotes	£m	£m
Changes in liabilities arising from financing activities			
Subscribed capital at 1 st January		23.9	23.9
Accrued interest		1.9	1.9
Interest paid		(1.9)	(1.9)
Balance at 31st December	29	23.9	23.9

35. Loan commitments

	2024	2023
Group and Society	£m	£m
Mortgage commitments	381.7	198.4
Committed facilities to fintech mortgage provider	71.4	64.1
Balance at 31 st December	453.1	262.5

The Society has entered into a strategic partnership with a fintech mortgage provider and the outstanding balance from this commitment is presented above.

36. Registered office

Nottingham Building Society is a building society, incorporated and domiciled in the UK. The address of its registered office is Nottingham House, 3 Fulforth Street, Nottingham, NG1 3DL.

37. Subsequent events

On 5th February 2025, Lace Funding 2025-1 PLC raised £350m of funding in the Group's debut public RMBS issuance.

On 7th February 2025, the Society repaid £180 million of TFSME funding, reducing the amounts owed by the Society to £nil.

Annual Business Statement

1. Statutory percentages

	2024	Statutory limit
	%	%
Lending limit		
Proportion of business assets not in the form of loans fully secured on residential property	13.96	25
Funding limit		
Proportion of shares and borrowings not in the form of shares held by individuals	11.32	50

The percentages are calculated in accordance with, and the statutory limits are those prescribed by, sections 6 and 7 of the Building Societies Act 1986 and are based on the Group Statement of Financial Position.

Business assets are the total assets of the Society and its subsidiary undertakings as shown in the Group's Statement of Financial Position plus impairment for losses on loans and advances (Note 15), less property, plant and equipment, intangible assets and liquid assets.

Loans fully secured on residential property are the amount of principal owing by borrowers and interest accrued not vet pavable.

Total 'shares and borrowings' are the aggregate of 'shares', 'amounts owed to credit institutions', 'amounts owed to other members' and 'debt securities in issue' in the Group's Statement of Financial Position. Shares held by individuals are found in Note 21.

2. Other percentages

	2024	2023
	%	%
As a percentage of shares and borrowings:		
Gross capital	5.65	6.45
Free capital	5.26	6.07
Liquid assets	18.66	19.31
As a percentage of mean total assets:		
Profit after taxation	0.19	0.20
Management expenses (Group)	1.33	1.42
Management expenses (Society)	1.32	1.42
As a percentage of year-end assets		
Return on assets	0.17	0.19

The above percentages have been calculated from the Group's Financial Statements.

'Shares and borrowings' are the aggregate of 'shares', 'amounts owed to credit institutions', 'amounts owed to other members' and 'debt securities in issue' in the Group's Statement of Financial Position.

'Gross capital' is the aggregate of subscribed capital and aggregated reserves as shown in the Group's Statement of Financial Position.

'Free capital' is gross capital less property, plant and equipment, lease assets and intangible assets in the Group's Statement of Financial Position.

'Mean total assets' are calculated by halving the aggregate of total assets at the beginning and end of the financial year for the Group.

'Liquid assets' are the first three items on the asset side of the Group's Statement of Financial Position.

'Management expenses' are the aggregate of administrative expenses (excluding acquisition and merger costs) and depreciation and amortisation taken from the Group's Statement of Comprehensive Income.

3. Information about the Directors at 31st December 2024

Director's name	Date of appointment	Age	Business occupation	Other directorships and offices
Robin Ashton	01.12.23	66	Director	Domestic and General Limited Domestic and General Insurance Europe AG Domestic and General Insurance plc
Simon Baum Chief Risk Officer	18.06.18	62	Building Society Executive	Baum Associates Ltd
Sue Hayes Chief Executive	08.03.22	57	Building Society Executive	
Simon Linares	01.12.19	60	Director	Dreams Come True charity Reflective Limited
Anthony Murphy Chief Financial Officer	23.06.23	45	Building Society Executive	Nottingham University
Peter O'Donnell	01.01.21	58	Director	Queen Victoria Hospital One Family
Kavita Patel	01.01.17	48	Director	Foresight Enterprise VCT PLC
Kerry Spooner	01.09.16	64	Non-Executive	ANZ UK branch The Bank of Nova Scotia, London Branch

Directors' service contracts:

All contracts are terminable at any time by the Society on six months' notice and by the individual on 6-months' notice. Unless notice to terminate is given by either party, the contracts continue automatically.

Glossary

Additional Tier 1 capital ('AT1')	Capital that meets certain rules under CRD and which comprises the Society's PIBS but only under the transitional provisions.
Arrears	A member is in arrears when they are behind in meeting their contractual obligations with the result that an outstanding loan payment is overdue. The value of the arrears is the value of any payments that have been missed.
Basel III	Basel III sets out the details of strengthened global regulatory standards on bank capital adequacy and liquidity.
Buy-to-let loans ('BTL')	Buy-to-let loans are those loans which are offered to members buying residential property specifically to let out and generate a rental income.
Capital Requirements Directive ('CRD')	CRD is made up of the Capital Requirements Regulation ('CRR') and the Capital Requirements Directive, outlining the capital requirements framework and introduced liquidity requirements, which regulators use when supervising firms.
Common Equity Tier 1 capital ('CET1')	CET1 capital consists of internally generated capital generated from retained profits, other reserves less intangible assets and other regulatory deductions. CET1 capital is fully loss absorbing.
Common Equity Tier 1 ratio	Common Equity Tier 1 capital as a percentage of risk weighted assets.
Contractual maturity	The date at which a loan or financial instrument expires, at which point all outstanding principal and interest is due.
Cost income ratio	A ratio that represents the proportion of administrative expenses to total income. On an underlying basis, is defined as total administrative expenses (excluding one-off strategic investment costs) as a percentage of total income (excluding the impact of fair value gains or losses from derivatives and one off income).
Credit risk	This is the risk that a member or counterparty fails to meet their contractual obligations.
Debt securities	Assets representing certificates of indebtedness of credit institutions, public bodies or other undertakings excluding those issued by central banks.
Debt securities in issue	Transferable certificates of indebtedness of the Society to the bearer of the certificates. These are liabilities of the Group and include certificates of deposit.
Derivative financial instruments	A derivative financial instrument is a contract between two parties whose value is based on an underlying price or index rate it is linked to, such as interest rates, exchange rates or stock market indices. The Society uses derivative financial instruments to hedge its exposure to interest rate risk.
Effective interest rate method ('EIR')	The method used to measure the carrying value of a financial asset or liability and to allocate associated interest income or expense over the relevant period. The calculation includes all fees and penalties paid and received between parties which are integral to the contract.

Expected Credit Loss ('ECL')	The present value of all cash shortfalls over the expected life of the financial instrument. The term is used for accounting for impairment provisions under the IFRS 9 standard.
Exposure	The maximum loss a financial institution might suffer if a borrower, counterparty or group fails to meet their obligations.
Exposure at Default ('EAD')	A component of the IFRS 9 expected credit loss calculation. The EAD model calculates the balance profile of each mortgage account over its expected behavioural lifetime.
Fair value	Fair value is the amount for which an asset could be exchanged or a liability settled, between knowledgeable, willing parties in an arm's length transaction.
Fair value through other comprehensive income ('FVOCI')	Financial assets held at fair value on the Balance Sheet with changes in fair value being recognised through other comprehensive income.
Fair value through profit or loss ('FVPL')	Financial assets held at fair value on the Balance Sheet with changes in fair value being recognised through the Income Statement.
Financial Conduct Authority ('FCA')	The statutory body responsible for conduct of business regulation and supervision of UK authorised firms.
Financial Services Compensation Scheme ('FSCS')	The UK's compensation fund of last resort for members of authorised financial services firms. The FSCS may pay compensation to members if a firm is unable, or likely to be unable, to pay claims against it, usually because it has stopped trading or has been declared in default. The FSCS is funded by the financial services industry. Every firm authorised by the FCA is obliged to pay an annual levy, which goes towards its running costs and compensation payments.
Fintech	A company whose purpose is to create technology enabled financial innovation.
Forbearance strategies	Strategies to support borrowers in financial difficulty, such as agreeing a temporary reduction in the monthly payment, extending mortgage terms and a conversion to an interest-only basis. The aim of forbearance strategies is to avoid repossession.
Free capital	The aggregate of gross capital and provisions for collective impairment losses on loans and advances to members less property, plant and equipment and intangible assets.
General reserves	The accumulation of the Society's historic and current year profits which is the main component of Common Equity Tier 1 capital.
Gross capital	The aggregate of general reserves, fair value reserves and subscribed capital.
Impaired loans	Loans where there is objective evidence that an impairment event has occurred, meaning that the Society does not expect to collect all the contractual cash flows or expect to collect them later than they are contractually due.
Interest rate risk	The risk of loss due to a change in market interest rates. Interest rate risk can have an impact on Society's mortgages and savings products.

Internal Capital Adequacy Assessment Process ('ICAAP')	The Society's own assessment, as part of Basel III requirements, of the levels of capital that it needs to hold in respect of its regulatory capital requirements for risks it faces under a business as usual scenario including stress events.
Internal Liquidity Adequacy Assessment Process ('ILAAP')	The Society's own assessment of the liquidity resources it requires to remain within the risk tolerances it has set. This will include an evaluation of potential stresses based on multiple market environments.
Lending limit	Measures the proportion of business assets not in the form of loans fully secured on residential property.
Leverage ratio	The ratio of Tier 1 capital divided by the total exposures, which includes on and off Balance Sheet items.
Liquid assets	Total of cash in hand, loans and advances to credit institutions, and debt securities.
Liquid asset ratio	A ratio that expresses liquid assets as a percentage of as a percentage of shares and borrowings.
Liquid coverage ratio	A ratio that expresses the proportion of high-quality liquid assets as a percentage of stressed cash outflows over a 30-day window
Liquidity resources	Assets held to manage liquidity risk. Liquidity resources comprise cash and balances with the Bank of England, UK Government securities and multilateral development banks, other securities and bank deposits and Bank of England approved mortgage portfolios. Liquid resources ratio is expressed as a percentage of shares, deposits and funding liabilities.
Liquidity risk	Liquidity risk is the risk that the Society is unable to meet its financial obligations as they fall due or can only secure them at excessive cost. This risk arises from timing mismatches of cash inflows and outflows.
Loan to value ratio ('LTV')	LTV expresses the amount of a mortgage as a percentage of the value of the property.
Loans past due	Loans on which a payment has not been made as of its due date.
Loss Given Default ('LGD')	A component of the IFRS 9 expected credit loss calculation. The LGD model calculates the likely loss on asset disposal that the Society would suffer if a default event were to occur in any given month over the expected behavioural lifetime of a mortgage account.
Management expenses	The aggregate of administrative expenses, depreciation and amortisation.
Management expense ratio	A ratio that expresses management expenses as a percentage of mean total assets. On an underlying basis, excludes one-off strategic investment costs.
Market risk	The risk that movements in market risk factors, including foreign exchange rates, interest rates, credit spreads and member-driven factors will create potential losses or decrease the value of the Society Balance Sheet.

Member	A person who has a share investment or a mortgage loan with the Society.
Net interest income	The difference between interest receivable on assets and similar income and interest paid on liabilities and similar charges.
Net interest margin	A ratio expressing net interest income as a percentage of mean total assets.
Operational risk	The risk of loss arising from inadequate or failed internal processes, people and systems, or from external events.
Permanent interest bearing shares ('PIBS') / Subscribed capital	Unsecured, deferred shares of the Society which rank behind the claims of all depositors, payables and investing members of the Society. PIBS are also known as subscribed capital.
Probability of Default ('PD')	A component of the IFRS 9 expected credit loss calculation. An estimate of the probability that a borrower will default on their credit obligation over a fixed time period. A 12 month ECL uses a 12 month PD, whilst a lifetime ECL uses the estimated PD over the remaining contractual life of the loan.
Prudential Regulation Authority ('PRA')	The statutory body responsible for the prudential supervision of banks, building societies, insurers and small number of significant investment firms in the UK. The PRA is a subsidiary of the Bank of England.
Renegotiated loans	Loans are classed as renegotiated where an agreement between a borrower and a lender has been made to modify the loan terms either as part of an ongoing relationship or if the borrower is in financial difficulties. The renegotiated loan may no longer be treated as past due or impaired.
Residential loans	Loans that are loaned to individuals rather than institutions and are secured against residential property.
Right-of-use asset	A lessee's right to use an asset over the life of a lease. The cost of the asset is calculated as the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received.
Risk appetite	The articulation of the level of risk that the Society is willing to accept (or not accept) to safeguard the interests of the Society's members whilst also achieving business objectives.
Risk weighted assets ('RWA')	The value of assets, after adjustment, under the relevant Basel III capital rules to reflect the degree of risk they represent.
Secured business lending ('SBL')	Loans secured on commercial property which is only made available to Small and Medium sized Enterprises and includes limited company buy-to-let lending.
Shares	Funds deposited by a person in a retail savings account with the Society. Such funds are recorded as liabilities for the Society.
Shares and borrowings	The aggregate of shares, amounts owed to credit institutions, amounts owed to other members and debt securities in issue.
Significant increase in credit risk ('SICR')	A significant increase in credit risk on a financial asset is judged to have occurred when an assessment, using quantitative and qualitative factors, identifies at a reporting date that the credit risk has moved significantly since the last asset was originally recognised.

Special Purpose Vehicle ('SPV')	A legal entity (usually a limited company) created to fulfil narrow, specific or temporary objectives. In the context of the Society, the SPV is used in relation to securitisation activities.
SPPI test	An assessment of whether the contractual terms of the financial asset give rise to cash flows that are in substance solely payments of principal and interest.
Stage 1	A component of the IFRS 9 expected credit loss calculation. Stage 1 assets are assets which have not experienced a significant increase in credit risk since the asset was originally recognised on the Balance Sheet. 12-month ECL are recognised as the impairment provision for all financial assets on initial recognition. Interest revenue is the EIR on the gross carrying amount.
Stage 2	A component of the IFRS 9 expected credit loss calculation. Stage 2 assets have experienced a significant increase in credit risk since initial recognition. Lifetime ECL is recognised as an impairment provision. Interest revenue is the EIR on the gross carrying amount.
Stage 3	A component of the IFRS 9 expected credit loss calculation. Stage 3 assets are identified as in default and considered credit impaired. Lifetime ECL is also recognised as an impairment provision. Interest revenue is the EIR on the net carrying amount.
Standardised approach	The basic method used to calculate capital requirements for credit risk. In this approach the risk weighting used in the capital calculation are determined by specified percentages.
Term Funding with additional incentives for SMEs ('TFSME')	Scheme launched by the Bank of England and HM Treasury, which provides funding to participating banks and building societies with the aim of stimulating lending within the economy.
Tier 1 capital	A component of regulatory capital, it comprises CET1 and AT1.
Tier 1 ratio	Tier 1 capital as a percentage of risk weighted assets.
Tier 2 capital	Comprises the collective impairment allowance (for exposures treated on a Standardised basis), less certain regulatory deductions.
Total Capital Requirement ('TCR')	The total amount of capital the regulator requires the Society to hold, which is made up of Pillar 1 and Pillar 2A capital.
Underlying profit	A measure that aims to present Management's view of the Group's underlying performance for the reader of the Annual Report and Accounts with like for like comparisons of performance across years without the distortion of one-off volatility and items which are not reflective of the Group's ongoing business activities.
Wholesale funding	Amounts owed to credit institutions, amounts owed to other members and debt securities in issue.

