

Draft Annual Report





UnipolSai Assicurazioni Annual Report

2020





PROUDLY ITALIAN.

2020 will be remembered for the COVID-19 pandemic that descended on Italy and on the entire world; a historic moment in which all of us - people, businesses, institutions, communities - were called upon to show unprecedented responsibility and commitment.

Being such a profoundly Italian Group, we felt an even stronger need - in the midst of this difficult health, economic and social scenario - to remain close to the country and our stakeholders with wide-ranging initiatives for our customers, for all our partners and for the entire community, starting with those working on the front line against the virus, at healthcare and institutional level, yet continuing to generate value also for our shareholders.

We will be using images to accompany this account, a picture story of situations we have all lived through. Situations that bring us together, such as our common bond with the red, white and green that has flown on our balconies in recent months, that has brightened our monuments and buildings and which, as a sign of solidarity, we saw light up the whole world in the moment when Italy was hurting the most.

A symbol that we wanted to also include in our trademark, making the soul-binding pride that drives us even more evident. A pride that is pure Italian.





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Company bodies

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BOARD OF DIRECTORS	CHAIRMAN	Carlo Cimbri		
	VICE CHAIRMEN	Fabio Cerchiai		
		Pierluigi Stefanini		
	DIRECTORS	Fabrizio Chiodini	Nicla Picchi	
		Mario Cifiello	Roberto Pittalis	
		Lorenzo Cottignoli	Giuseppe Recchi	
		Ernesto Dalle Rive	Elisabetta Righini	
		Cristina De Benetti	Antonio Rizzi	
		Massimo Masotti	Barbara Tadolini	
		Maria Lillà Montagnani	Francesco Vella	
	SECRETARY OF THE BOARD OF DIRECTORS	Alessandro Nerdi		
GENERAL MANAGER		Matteo Laterza		
BOARD OF STATUTORY AUDITORS	CHAIRMAN	Paolo Fumagalli		
	STATUTORY AUDITORS	Giuseppe Angiolini		
		Silvia Bocci		
	ALTERNATE AUDITORS	Domenico Livio Trombone		
		Luciana Ravicini		
		Sara Fornasiero		
MANAGER IN CHARGE OF FINANCIAL REPORTING		Maurizio Castellina		
INDEPENDENT AUDITORS		PricewaterhouseCoopers S.p.A.		



Introduction

Macroeconomic background and market performance

Macroeconomic background

The COVID-19 pandemic brought about a decline of 3.7% in global GDP in 2020 (+2.5% in 2019). The recession was more accentuated in the first half of the year, when the spread of infection imposed restrictive health measures and closures of production and commercial activities. After GDP bounced back in the third quarter (+7.3% compared to the previous quarter), in the fourth quarter of 2020 the pandemic scenario worsened once again and the uncertainty as to how the pandemic would evolve helped keep the global GDP at the end of 2020 lower than that of 2019.

In the United States, GDP decreased by 3.5% in 2020 (+2.2% in 2019). In particular, the collapse of private consumption made a negative contribution, whilst the economy was upheld primarily by public spending. Against slowing economic activity, there was a strong increase in unemployment, which rose from 3.7% in 2019 to 8.1% in 2020. In this context, the economic policy authorities implemented fiscal stimuli (particularly to households) and monetary stimuli (the Fed cut the rate on Fed Funds to 0.0%-0.125% and launched a new bond purchase programme), stopping inflation from falling below 1.3% (from 1.8% in 2019).

China closed 2020 with GDP growth of 2.3% (6.0% in 2019). The country, the first struck by the spread of COVID-19, recorded a 6.8% decline in the first quarter of 2020 compared to the first quarter of 2019. However, highly restrictive health measures allowed the country to more rapidly overcome the acute phase of the epidemic. This allowed a fast recovery of the previous year's production levels already from the second quarter of 2020. Investments and exports in particular drove the recovery, with the manufacturing sector (which in 2019 was impacted by trade tensions with the United States) back at 2019 levels by the end of 2020. In this context, the average inflation rate in 2020 was 2.5%. Aided by China's contribution, the GDP in the emerging countries bloc was able to limit the loss to -1.7% (after the 3.9% growth of 2019).

Japan closed 2020 with a 4.8% decline in GDP (+0.3% in 2019). After a highly negative first part of the year, the final quarter recorded higher than expected growth, driven by rising exports and investments, in addition to the recovery in consumption. Despite the ultra-accommodative monetary policy of recent decades and the further decrease in the policy rate implemented by the Bank of Japan (-0.03% at the end of 2020), a deflation of consumer prices was recorded in 2020 (-0.02%). In this context, unemployment remained very low in 2020 (2.8%), only marginally increasing from 2019 (2.4%).

In the Euro Area, GDP fell by 6.8% in 2020 (after a 1.3% growth in 2019). The recession was stronger in the first part of the year, when the region was hit by the epidemic. After rising in the third quarter, new closures in the fourth quarter (combatting the new waves of the pandemic) slowed the economy even further. In this phase, Euro Area countries introduced unprecedented expansionary fiscal measures, both at national and EU level, with the aim of keeping value chains and the demand for goods intact. These measures blocked an increase in the unemployment rate, which in 2020 was 8.0% on average (7.6% in 2019). In the context illustrated, the ECB strengthened the expansionary tone of its monetary policy, in particular enhancing the monetary easing.

Italian GDP fell by 8.9% in 2020 (after the moderate growth of 0.3% in 2019). The recession was more intense in the first part of the year, with second-quarter GDP declining by -13.0% on the first quarter. The closures especially affected private consumption, as well as making the already weak investments scenario deteriorate further. The block on dismissals and loans to the Wages Guarantee Fund, however, helped to keep the unemployment rate steady, standing at 9.2% at the end of 2020. In this context, the inflation rate was negative in 2020, at -0.1% on average.



Financial markets

The new expansionary measures announced by the ECB in 2020 to overcome the COVID-19 pandemic, including the activation of the new PEPP bond purchase programme for a total of €1,850bn lasting until March 2022, again drove all European interest rate curves downwards. The 3-month Euribor rate closed 2020 at -0.54%, down by 16 basis points compared to the figures at the end of 2019, while the 10-year Swap rate declined in the same period by 48 basis points, closing 2020 at -0.26%.

The expansionary monetary policies also brought down government interest rates in the main Euro Area countries. In Germany, the 10-year Bund closed 2020 at -0.55%, down 39 basis points on the values at the end of 2019, whilst in Italy the 10-year BTP closed 2020 at 0.54%, down 87 basis points. The 10-year spread between Italian and German rates was 109 basis points at the end of 2020, down by 48 basis points compared to the end of 2019.

The year 2020 closed negatively for the European stock markets which, however, after overcoming the most acute phase of the pandemic crisis, limited the extent of losses. The Eurostoxx 50 index, referring to the Euro Area prices, showed a 5.62% decline in 2020 compared to the values at the end of 2019, whilst the FTSE Mib, referring to Italian listed companies, declined by 5.98% in the same period.

In 2020, the Fed also made its monetary policy even more expansionary in response to the pandemic crisis, returning to zero policy rates and launching a new bond purchase programme of a potentially unlimited amount and duration. These measures supported the US stock indexes, allowing the S&P 500 to close 2020 up 16.6% compared to the end of 2019. The year 2020 also closed up for emerging market indexes: the Morgan Stanley Emerging Markets index rose by 15.0% in 2020.

Insurance Sector

In 2020, due to the expected evolution of the last part of the year, taking into consideration the final Life business data relating to 2020, MV TPL data relating to the third quarter of 2020 and Non-MV Non-Life business data relating to the second quarter of 2020, Italian insurance premiums should reach €134.5bn, down 4.1% compared to 2019.

Total premiums of the Italian direct portfolio in the Non-Life business (direct business) are expected to decline in 2020 by 3.4% compared to 2019. In the MV sector, consisting of MV TPL, Marine Vessels TPL and Land Vehicle Hulls, premiums should be down compared to 2019 (-5.2%). In the same period, total premiums in the MV TPL + Marine Vessels TPL premiums should decline by 6.2%, while Land Vehicle Hulls should be down by 0.9%. According to ANIA data, in 2020 the average premium in the MV TPL business saw a decrease of 3.8% compared to 2019, to €335. The ISTAT index of the MV TPL prices, the value of which reflects the price lists and not those actually applied by companies, instead recorded a 0.8% decline in 2020.

Non-MV Non-Life premiums should decline by 1.8% in 2020 compared to 2019. The Healthcare segment should fall by 4.1%, due to the strong decline in Health (-4.9%) and the more limited decrease in Accident (-3.3%). The Property class should be down slightly (-1.4%) thanks to the good stability of Other Damage to Property (+1.2%) and the Fire class (+0.5%). Other Non-Life premiums should instead rise by 2.3% thanks to the increase in Transport (+6.6%), Legal Expenses (+4.7%) and Credit (+3.6%), while General TPL is expected to decline by 0.6%.

In the MV sector, the negative trend for the agency channel should continue in 2020, with premiums down by 5.0% compared to 2019 and an overall weight of 82.7% on total premiums, against a decrease in premiums in the Direct (-4.5%), Brokers (-6.5%) and banking (-8.4%) channels. For the Non-MV classes, premiums for the agency channel are expected to decline by 1.9%, whilst those from direct sales should increase (+4.9%) against a decline in premiums for the banking channel (-6.8%) and the Brokers channel (-1.1%).



Life segment premiums (direct business) decreased in 2020 by 4.4% compared to 2019, due especially to the significant decline in Class I premiums (-9.4%) and Class V premiums (-24.1%). Growth continued, however, for Class III (+6.2%), Class IV (+21.7%) and Class VI (+39.2%).

In 2020, the agency channel in the Life segment was down by 3.2%, with an overall weight of 14.6% on total premiums. The Consultants and Banks channels were also down, by 4.7% and 6.6%, respectively, compared to 2019, accounting for 72.8% of total premiums, whilst the Direct and Brokers channels rose by 6.5%.

Pension funds

In 2020, net income from asset management (mutual funds, individual asset management, collective and individual pension schemes) amounted to roughly €14.6bn, which was however impacted by the particularly negative figure recorded in December 2020 on the management of institutional portfolios relating to an extraordinary administrative simplification of the portfolio management service of an institutional customer of GIAM SpA (-€25.1bn).

Pension asset management, with net income of roughly +€1.5bn, contributed positively for 10.5% to total net income. After an initial negative quarter (-€0.5bn), net pension fund income was positive throughout 2020: it made positive contributions in the second (+0.6bn), third (+0.7bn) and fourth (+0.8bn) quarters. Asset management referring to pension funds (pension funds and individual pension plans) therefore amounted to €108bn at the end of 2020, equal to 4.5% of total assets under management, up 7.6% on 2019.

In 2020, existing positions with pension funds increased by 236k compared to the end of 2019. The annual increase of 2.6% was however more limited than in the previous two-year period (+4.4% in 2019 and +5.3% in 2018). In December 2020, there were therefore 9.353m existing positions, of which 72.1% held by employees. As certain individuals participate simultaneously in multiple pension schemes, this number of existing positions corresponds to around 8.480m enrolees (+2.6%).

In line with aggregate trends, in 2020 there was an expansion in open-end funds which recorded an increase of 4.9% in existing positions, corresponding to 10.7% growth in assets under management; for occupational funds (also inclusive of welfare funds), the increase came to 10.5%. There was also an increase in existing positions of 2.6% for "new PIPs", in which, against a decline in assets managed for other pension schemes that include them (-4.4%), the resources allocated to services were up by 10.4%. Lastly, pre-existing pension funds experienced a slight downturn in the number of existing positions (-0.4%), but an expansion of 9.8% in assets under management, thanks to a revaluation effect.

Thanks to the speedy equity market recovery in the second half of the year, in 2020 average 1-year returns of supplementary pension schemes were down compared to 2019, although they remained higher than the benchmark represented by the revaluation of post-employment benefits (1.2%). The best performance can be attributed to occupational pension funds, with a net yield of 3.1% (7.2% in 2019), followed by open pension funds with a net yield of 2.9% (8.3% in 2019), thanks to the contribution of balanced and equity. The net yield on "new" PIPs structured as segregated funds remained stable (1.4% against 1.7% in 2019), while the net yield of "new" PIPs structured as unit-linked plummeted from 12.2% in 2019 to -0.2% in 2020 (due to the negative contribution of equity, -1.3%).

Real Estate market

According to the Real Estate Market Observatory of the Tax Authorities, in 2020 sales in the residential sector dropped by 14.5% due to the block on real estate activities in April and May and the decline in demand for housing linked to the economic crisis. Milan, which was confirmed as one of the most active markets in Italy in 2019, was the market that saw the strongest loss in 2020 (-19.0%) among the major cities, followed by Naples (-18.1%), Turin (-16.7%) and Bologna (-16.6%).



The economic crisis also impacted housing prices, with home prices in the 13 major cities down 1.4% in 2020 compared to 2019. However, prices showed more rigidity than sales thanks to the substantial stability in the course of 2020 of the average time between the assignment of the engagement and the sale, and the average discount requested.

In the major cities, residential rents were also down compared to 2019 (-0.9%), but less than the decline in existing housing prices (-1.5%) and with an increasing cap rate (from 5.22% in 2019 to 5.25% in 2020). The decrease in rent impacted nearly all of the major cities, except for Milan and Bologna, which showed substantial price and rent stability.

In 2020, sales in the non-residential sector were down by 27.3% on 2019, with the loss spread among the various segments: manufacturing (-29.5%), stores (-26.8%) and offices (-26.5%). The worst performance, however, was seen in the hotels segment (-39.3%) which was heavily affected by the restrictions imposed to contain the pandemic.

As observed for housing, the pandemic also impacted non-residential real estate prices. The declining prices for stores and offices, which has now persisted over 26 half-years, continued again in 2020 and, due to the economic crisis, was greater than that recorded in 2019. Prices of offices declined by 2.3%, while those of stores were down by 2.4%. Rents also decreased, but at a slower pace than the sale prices (-1.8% for offices and for stores) with cap rates up both for stores (from 7.34% in 2019 to 7.38% in 2020) and for offices (from 5.12% in 2019 to 5.15% in 2020).



Main regulatory developments

In 2020, the reference regulatory framework for the sectors in which the Company carries on business saw several changes.

Relevant regulations for the insurance sector

As regards prudential insurance regulations, the **Solvency II** Directive was amended by Directive (EU) 2019/2177 of 18 December 2019 (transposed in Italy by **Decree Law no. 18 of 17 March 2020**), which introduces corrections to the function of the national component of the **Volatility Adjustment**. Specifically, the limit for triggering the national components of the volatility adjustment was lowered (from 100 to 85 basis points). As a result of this calibration, the Volatility Adjustment should trigger more frequently, allowing stronger stabilisation of insurance companies' own funds when faced with market turbulence.

On the same issue, the **EIOPA Opinion on the Solvency II review** was published on 17 December 2020, in response to the request for advice issued by the European Commission. The main amendments suggested by EIOPA refer to: (i) a review of the long-term guarantees and changes to the Volatility Adjustment, both in terms of currency and national components, with effects on the discount rates for insurance liabilities; (ii) removal of the zero lower bound from the interest rate risk module, which would call for calculation of the impact on solvency of scenarios affected by strongly negative interest rates; (iii) introduction of a macro-prudential framework with the aim of requiring additional capital buffers for the insurance sector in order to overcome systemic shocks and the introduction of crisis management tools, such as resolution mechanisms or insurance guarantee schemes.

On 30 March 2020, IVASS issued a notification to Italian insurance companies and groups requesting that they adopt extreme prudence in the distribution of dividends and other equity instruments as well as in the payment of the variable remuneration component to corporate officers, taking into account the COVID-19 epidemiological emergency and in line with the analogous recommendations issued at European level. This recommendation was also reiterated towards the end of 2020 by IVASS which requested by means of a press release dated 29 December 2020, in line with the renewed recommendations from the ESRB and EIOPA, that companies not belonging to groups and ultimate Italian parent companies of insurance groups carefully and responsibly evaluate the impacts of the actions mentioned above that they intend to undertake, with reference to the year 2019 as well as 2020, and first contact IVASS itself to verify their compatibility.

On the domestic front, IVASS and CONSOB adopted measures transposing Directive (EU) 2016/97 on insurance distribution (the Insurance Distribution Directive – IDD), expected to enter into force on 31 March 2021. Specifically, IVASS issued Regulation no. 45 of 4 August 2020 containing provisions on governance and control requirements for insurance products, governing the insurance product approval process by the manufacturer and the mechanisms for distribution and information to customers. At the same time, IVASS Measure no. 97 of 4 August 2020 applied an overall review of IVASS Regulation no. 40/2018 on insurance distribution by introducing, among other things, new conduct and transparency obligations for the distribution of insurance-based investment products (IBIPs). In addition, that Measure amended the previous Regulations issued by the Authority on: disclosure, advertising and manufacture of insurance products (no. 41/2018); transparency of MV and boat TPL premiums (no. 23/2008); complaints management (no. 24/2008) and corporate governance (no. 38/2018). Lastly, CONSOB Resolution no. 21466 of 29 July 2020 amended the Intermediaries' Regulation as regards, among other things, the rules of conduct and reporting obligations with which intermediaries entered in section D of the Single Intermediaries' Register (including banks and financial intermediaries) and their partners must comply in the distribution of insurance investment products.

On 27 January 2021, IVASS also issued Measure no. 108 with amendments to Regulation no. 43 of 12 February 2019, which implement the further extension of the regulation to 2020. In detail, the option extended is that allowing businesses preparing financial statements according to Italian GAAP to apply an extraordinary exception to provisions of the Italian Civil Code regarding the measurement criteria for securities not held as long term among their assets. Entities closing 2020 with a capital loss on short-term securities held in the portfolio can use the value recognised in the 2019 financial statements or, for securities not held at 31 December 2019, can measure them at acquisition cost. However, this option does not refer to impairment losses.



Other regulations

As concerns **sustainable finance**, note the issue of **Regulation (EU) no. 2020/852 of 22 June 2020** (the "**Taxonomy Regulation**") which establishes an EU-level classification system (the first in the world) to provide the public with a common taxonomy of economic activities considered eco-sustainable. The regulatory framework is based on six precisely identified environmental goals and allows an economic activity to be classified as sustainable from an environmental point of view if it contributes to at least one of these goals, satisfies the technical criteria defined by the European Commission and does not significantly harm the others. The Taxonomy Regulation entered into force on 12 July 2020, whilst the Delegated Acts relating to the technical criteria for the climate change mitigation and adaptation goals (the first two of the 6 environmental goals) will apply from 1 January 2022. The Delegated Acts relating to the technical criteria for the remaining 4 goals should be adopted by 31 December 2021 and will apply from 1 January 2023.

Lastly, on 10 March 2021 Regulation (EU) no. 2019/2088 of 27 November 2019 (the Disclosure Regulation) entered into force, imposing transparency obligations on financial market operators in relation to the methods for integrating ESG (Environmental, Social and Governance) factors into investment activities and internal processes. For the insurance sector, the integration of pre-contractual and periodic disclosures of insurance-based investment products (IBIPs) is envisaged in order to ensure transparency of the potential impact of environmental or social changes on product yields and of the sectors in which income relating to individual products sold is invested (separating products investing in green sectors from national products). In addition, financial market operators are required to publish on their websites the effects of decisions to make corporate investments in environmental or social matters, as well as the remuneration policies of the business in relation to the integration of sustainability risks.

Tax regulations

Numerous urgent legislative measures were issued in 2020, introducing provisions for safeguarding businesses against the effects of measures to contain the COVID-19 pandemic emergency. The regulations mainly aimed to limit the liquidity crisis generated in particular economic sectors, introduce subsidies for supporting and relaunching the economy and protecting jobs, and order the extension and suspension of procedural deadlines and audit and collection activities by the Tax Authorities, together with the deferral of payments and other tax obligations.

These refer in particular to the following Decrees, later converted to law:

- Decree Law no. 18 of 17 March 2020 ("Cure Italy Decree");
- Decree Law no. 23 of 8 April 2020 ("Liquidity Decree");
- Decree Law no. 34 of 19 May 2020 ("Relaunch Decree");
- Decree Law no. 104 of 14 August 2020 ("August Decree");
- Decree Law no. 137 of 28 October 2020 ("Relief Decree"), Decree Law no. 149 of 9 November 2020 ("Relief Decree 2"), Decree Law no. 154 of 23 November 2020 ("Relief Decree 3") and Decree Law no. 157 of 30 November 2020 ("Relief Decree 4"), the last three formally repealed by Law no. 176/2020 converting the Relief Decree which in any event reiterated the contents and retained the medium-term effects produced;
- Decree Law no. 172 of 18 December 2020 ("Christmas Decree").

The provisions of interest to the Company include:

the Relaunch Decree, which introduced the "110% Superbonus" subsidy designed to stimulate energy and antiseismic improvements to buildings by increasing the deductions on certain works to 110%, with the option of transforming the tax deductions into a discount on the price and/or tax credit transferable to other parties, including banks, insurance companies and other financial intermediaries. It is envisaged only for incentivised antiseismic improvement works where the credit is transferred to an insurance company and a policy is simultaneously taken out to cover the risk of catastrophic events and the premium paid is 90% deductible.



- The provisions of the August Decree introduced the option for OIC adopters to revalue business assets held at 31 December 2019 in their 2020 financial statements, even separately for each asset without the restriction of standardised categories, envisaging a reduced substitute tax at the single rate of 3% if the transaction was significant for tax purposes. The option is also envisaged for OIC and IAS adopters of realigning, by paying a 3% substitute tax, the value differences existing where carrying amounts are higher than the tax values on "revaluable" assets. These are mainly misalignments referring to extraordinary transactions.

Law no. 178 of 30 December 2020 (the "2021 Budget Law") contains the following provisions:

- extension until 30 June 2022 (in some cases up to 31 December 2022) of the "110% Superbonus" deduction introduced by the Relaunch Decree, extending the subsidised works, beneficiaries and provisions allowing credit transfer and a discount in the invoice;
- extension of the tax deductions on energy renovation works, recovery of building assets and those relating to the "facades bonus" also for 2021;
- expansion of the revaluation and realignment introduced by the Relaunch Decree, extending the option to align lower tax values of goodwill and other intangible assets by payment of a 3% substitute tax;
- introduction of a tax credit for losses deriving from specific long-term savings plans (PIR PMI) established from 1 January 2021 and usable by subscribers in 10 equal amounts per year.

In 2020, no significant changes occurred in the series of national accounting standards issued by the OIC (Italian Accounting Standards Setter).









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Information on significant events

COVID-19 - Impacts and initiatives of the Group

2020 was characterised by the progressive spread of the COVID-19 pandemic, which initially arose in China at the end of 2019 and then spread globally, becoming a pandemic, in the early months of 2020, with significant repercussions on global economic and financial market trends. Subsequent action by the central banks, which announced monetary policies due to remain strongly expansive in the long term and Recovery Fund initiatives, including non-repayable subsidies, to encourage economic recovery, then allowed the various securities to recover. For information in this regard, please refer to the "Macroeconomic background and market performance" section of this Report.

A disclosure is provided below, also in compliance with the recommendations of Consob laid out in the informational notes no. 6/20 of 9 April 2020, no. 8/20 of 16 July 2020 and no. 1/21 of 16 February 2021, concerning "Covid-19 - Informational note on financial reporting" (hereinafter, also the "Consob informational notes"), concerning the effects on operations and the initiatives enacted by the Unipol Group to deal with the emergency.

The spread of the COVID-19 pandemic in Italy from the end of February 2020, and the lockdown period that followed with the aim of combating it, immediately triggered a considerable decline in premiums collected, despite these never having caused particular difficulties in terms of cash flow management, considering the liquidability of our investments and the level of liquidity normally held, for this situation also prudently increased. After the end of the first lockdown there was a rapid recovery in collections, whereas the effects of the second wave, with new selective lockdowns introduced from November 2020 at regional level, less pervasive than the previous lockdown in the spring, did not have significant effects on premiums collected and on the activities of our sales networks. The Group's financial investments were therefore managed normally, obtaining significant gross portfolio profitability of 2.9%. During the year, also as a result of trends recorded on the financial markets in the initial spread of the pandemic and their repercussions on Group solvency levels and with a view to reducing Solvency ratio volatility, the asset allocation was significantly reviewed, decreasing the percentage of Italian government securities held in the portfolio from 50.1% to 42.2% and selling part of the investments subject to equity risk in favour of "core Europe" government securities, high-rating corporate bonds and real assets.

The limited decline recorded in the Group's non-life income at year end (-3.5%) was linked primarily to the decline in the average MV TPL premium, thanks to discounts provided to customers enabled by the reduction in the claims frequency resulting from restrictions on circulation. Life premiums were also down (-26%), though in this segment a decline was expected compared to the previous year, due to commercial decisions as well as the comparison with 2019 in which there was strong growth, also resulting from one-off contracts of significant amounts. Instead, it is important to emphasise the decrease recorded in the surrender rate of our customers, demonstrating the importance and security perceived in investment in life policies.

In a context strongly influenced by the effects of the pandemic, the year-end valuations of technical provisions involved maintaining strong prudential margins as shock absorbers against any future repercussions, not yet known, on the global insurance guarantees provided by the Group. Despite this, in terms of Non-Life technical results, the year closed with a Combined Ratio, net of reinsurance, that had improved by more than 7 points compared to the previous year, due to the limitation of claims, particularly in the MV TPL segment, recorded in the two lockdown periods.

The improvement in the Combined Ratio can also be attributed to the decline in overhead costs, particularly for personnel, due to the trade union agreements which, against reduced company operations, permitted the use of back holidays and recourse to the Inter-Sector Fund. There were also lower costs due to the suspension of overtime, travel and employee training in the classroom. On the other hand, expenses increased (roughly €8m) due to increasingly intensive sanitisation and cleaning of the offices and the costs/investments linked to the IT equipment, allowing access to smart working for all the Group's personnel (remotely or from home).



Against the technical improvements recorded, linked to not using vehicles or using them less during the first lockdown period, UnipolSai decided to give its customers a discount equal to one month (1/12) of the premium paid previously when they renewed their MV TPL policies. The discount can be activated using a voucher that can be downloaded from the UnipolSai app. In this regard, considering that the benefits deriving from the block on the circulation of vehicles during the lockdown were completely exhausted in 2020, the overall cost expected from the initiative was recognised in full at 31 December 2020, also by adding to the provision for unexpired risks. As an incentive to our customers, the initiative was extended in 2021 to customers who, for whatever reason, had not yet used the voucher to renew their MV TPL policy.

Overall, therefore, the performance achieved by the Group in the insurance business is considered rather satisfactory, demonstrating substantial resilience and response capacity to the difficulties of the year just ended.

With reference to other businesses of the Group, the most significant effects were seen for the company Gruppo UNA, active in the hotel sector, on which the COVID-19 pandemic had a very significant impact. Already at the end of February, the company closed the majority of its hotels (27 out of a total of 31) concentrated in major Italian cities and in some tourist areas, and made recourse to the Salary Integrity Fund for all office and hotel employees. Selective re-openings were arranged during the summer, but very quickly - when the second wave arrived - most of the facilities were closed again. The company consequently recorded a 73% drop in turnover and, despite the cost containment action promptly taken, recorded a loss of earnings of around €23m.

The other Group companies, active in other types of businesses and moreover with sizes that are not particularly relevant within the Group, did not record significant impacts in terms of the Income Statement for the period.

In drafting the Consolidated Financial Statements at 31 December 2020, appropriate analyses were conducted to carefully consider what is laid out in the Consob informational notes, particularly with regard to the measurement of assets pursuant to IAS 36 and the identification of any impacts, due to risks and uncertainties linked to COVID-19, on the going concern assumption, strategic planning and plan targets.

In particular, the financial statement measurements to determine the recoverable value of goodwill as part of the impairment testing procedure are based on long-term economic and financial projections developed to take into account the Budget approved by the Board of Directors for 2021, strategic actions defined also for subsequent years and the related market scenario impacted by the COVID-19 pandemic.

On the basis of the long-term economic and financial projections prepared on information currently available, taking into account the nature and characteristics of the Group's businesses, it is not considered that the effects of COVID-19 can significantly jeopardise the achievement of strategic objectives disclosed to the market and/or compromise going concern.

The Group continues its careful and constant monitoring of the liquidity and solvency positions, made even more stringent from March 2020 given the strong volatility and uncertainty as the pandemic spread, also further to specific requests from the Supervisory Authority, to make it possible to promptly take any required risk profile optimisation measures.

Main initiatives of the Group in response to the health emergency in 2020

At operating level, actions and initiatives were implemented, adapting them over time as the health emergency and related regulatory measures developed.

At the end of February 2020, an internal task force was formed, dedicated to managing the emergency through:

- initiatives for employees, subject to disclosure and dialogue with the company's insurance sector trade union representatives;
- initiatives for agents, with the creation of a permanent roundtable with the representation of agents, intended to provide support to their liquidity situation (e.g., early payment of contributions and fees, deferment of payment plans due from agents) and safety (e.g., provision of masks and sanitising gel).



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As far as **employees** are concerned, a series of initiatives were promptly activated to limit the risks of contagion, including: suspension of travel and limitation of all forms of assembly; intensification of office disinfection activities, expansion of flexibility in entry and exit times, parental leave, as well as daily monitoring of the situation by the task force.

As the health emergency worsened, in March 2020 all offices throughout the country were gradually closed. At the same time, activities were launched to progressively enable smart working by employees, until reaching 6,800 UnipolSai employees (roughly 97%) and 9,300 employees of the Group (roughly 90%).

Furthermore, resources and structures for which presence at the office was required to ensure business continuity were identified, and dedicated authorisations, managed by the task force, were issued for them to guarantee the minimisation of people present at the office and respect for safety protocols.

In relation to the temporary decrease in business volumes at the beginning of the emergency period, also in order to facilitate the contractual management of employment relationships pending the large-scale implementation of smart working for employees, leave paid by the company was first recognised along with the use of holidays, and minimum sizing possibilities were then formulated to guarantee the functioning of the operating mechanism, resulting in a reduction in working days through the use by workers of holidays and the paid contractual options available, or unpaid leave jointly with leave paid by the company.

Taking into account the continuing decline in business, following the signing of dedicated trade union agreements, in the main companies applying the national insurance agreement, from 4 May to 9 August 2020 18 days of suspension from work activities were provided for, first through the use of holidays accrued and unused at 31 March 2020 and subsequently recourse to the ordinary Inter-Sector Solidarity Fund, guaranteeing full protection for wages and the correlated contributions by supplementing the allowance disbursed by the Fund.

In some of the diversified companies, like Gruppo UNA, Midi and Tenute del Cerro, based on specific trade union agreements, recourse was made to the social safety nets established for the respective sectors (FIS and CISOA, respectively), due to the temporary interruption in production activities.

Also in light of the national launch in May of "Phase 2", all analyses were performed in preparation for the safe reopening of the offices. To this end, a specific technical panel was set up in May within the task force and a detailed analysis was conducted on the logistics and capacity of all the Group offices and necessary action taken to make them safe (e.g., adoption of thermoscanners, purchase of personal protection equipment and sanitiser gel dispensers, definition of specific procedures and rules of conduct). In addition, the actual effectiveness of smart working was verified, therefore allowing the start-up in July of a pilot return project, with alternating presence in the management offices and a limited number of local offices, involving roughly 1,500 workers. At the same time, the option was given under controlled circumstances for sales and technical personnel to travel in order to guarantee the necessary support to the Agencies. Following the success of the pilot project, the gradual return to the office of all Group employees began from the end of September, with a system of office attendance for 2 days out of 5 and continuing to facilitate smart working in line with the national context.

From the end of October, however, as the national pandemic figures began to rise once more, the Group again decided to limit access to the workplace and enable smart working for the entire week.

Initiatives to support the agency network acted on two fronts, with the goal of ensuring adequate liquidity to the agencies while also providing support so they could continue to operate safely.

The liquidity support actions included:

- early payment of commission incentives and contributions for the year 2019;
- suspension until the end of the year of the reimbursement repayment plans, with the possibility to defer the entire plan with no additional costs for agents;
- extraordinary support to agencies with liquidity issues by paying fees early commensurate with the estimated reduction in collections in the March-June 2020 period compared to the same period of the previous year.

The actions to support operations included:

- enabling all Agencies to make mobile remote sales by strengthening multichannelling functions;
- activation of the dedicated UniSalute Medical Centre service for all agents, sub-agents, producers and employees of the agency networks;
- establishment within the Sales Department of dedicated crisis units to handle any closures of agencies or points of sale on the basis of measures of the Health Authorities;
- support with the provision of health materials and personal protection equipment for the Agencies.

Aside from the initiatives in favour of employees and agents, the Group also enacted a series of **interventions to support customers and communities**, summarised below.



Initiatives in support of customers

- Un Mese Per Te: as mentioned previously, considering the improved incidence of claims due to the first lockdown, UnipolSai provided its customers with a voucher worth 1/12 of the MV TPL premium paid on policies effective when the initiative was launched, which can be used when the policy is renewed, originally valid until 31 May 2021, and later extended to 31 December 2021.
- Extension of the expiration of terms for the payment of premiums from 15 to 30 days from the date of expiry for all Non-Life policies (MV and Non-MV). Extension to 90 days for the payment of premiums on Life policies falling due during the lockdown period.
- Free extension to cover customers insured with health policies with daily indemnities also following athome quarantines after testing positive for COVID-19.
- Medical consulting on Covid-19 24/7 through the Unisalute medical operation centre for policyholders with a health policy.
- #UniSalutePerTe: UnipolSai decided to give its 10 million customers, even if holders of just one Home or Life policy, a UniSalute healthcare policy to cover the potential consequences of COVID-19. The initiative can be enabled via the UnipolSai app by 31 March 2021 and offers specific free healthcare coverage.

New products to protect customers

- #Andràtuttobene: #Andràtuttobene (Businesses) and #Andràtuttobene Premium (Retail), which include both specific coverage (e.g., daily benefits for hospitalisation, indemnity for intensive care hospitalisation) and dedicated services (including telephone assistance, video consultations and psychological support);
- #Andratuttobenefree: free UnipolSai policy for customers dealing with hospitalisation caused by COVID-19. Free for customers who renew a Non-Life (MV or Non-MV) policy expiring in March, April or May 2020 and register or access the Private Area;
- #Sicuriripartiamo CARD: the new card designed for the world of work, which offers businesses a package of
 useful services to be shared safely and to guarantee the protection and safeguarding of the health of all
 workers. The card provides many benefits, including access to health services at special rates, and is
 dedicated to all types of businesses: from large enterprises to small companies, to retail establishments with
 a VAT number;
- **UnipolSai Salute&Prevenzione**: a product that increases the healthcare range with coverage focusing on preventive care and on illness or accident diagnostics.

Initiatives in support of the community

In March 2020, UnipolSai, set aside €20m to deal with the coronavirus emergency in the most impacted areas of Italy. In close agreement with the Regional Authorities, Civil Protection and all institutional stakeholders involved in managing the emergency, Unipol allocated those resources to increase the availability of beds in hospitals, particularly those in intensive and sub-intensive care, and for the acquisition of the health equipment required to deal with the spread of the pandemic. In agreement with the Lombardy Region, €6m was disbursed for:

- the extraordinary purchase of pulmonary ventilators and consumables such as masks, protective suits, disinfectants and the instruments needed by healthcare facilities to limit the opportunities for contagion;
- the creation of a new emergency medical facility in the Fiera Milano City pavilions.

At the same time, the Group offered its support to the community of Bergamo, one of those most impacted by the COVID-19 emergency, by supporting the activities of the humanitarian organisation Cesvi. The Company donated €1m to purchase a mobile CT scanner, a machine that was fundamental during the emergency phase, for the field hospital set up by the Italian Alpine soldiers in Bergamo. This new CT scanner will also allow patient monitoring and enhanced diagnosis of COVID-19 infection.

Furthermore, in agreement with the Emilia-Romagna region, €5.5m was donated for:

- the construction of a new pavilion at Sant'Orsola Hospital in Bologna, dedicated to treating patients suffering from coronavirus, with 90 beds of which 44 for intensive and sub-intensive care;
- the creation of new recovery areas at Bellaria Hospital in Bologna with 88 beds, of which 73 for intensive and sub-intensive care and the strengthening of the emergency medicine area.



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Support was also provided to the law enforcement authorities for the efforts made to deal with the emergency, with €1m distributed equally between the Carabinieri, the State Police, the Italian Tax Police and the Fire Brigades, and €1m to Civil Protection to acquire protection equipment.

Another €1m was donated to Civil Protection for a specific initiative to support the families of doctors and healthcare workers who died as a result of the COVID-19 pandemic.

A \in 1m contribution was made to support initiatives to handle the emergency in the Marche Region, \in 0.2m was provided to the City of Turin local health authority for the acquisition of protection equipment and materials for the Intensive Care Unit at Martini Hospital and \in 0.3m was donated for the purchase of 15 pulmonary ventilators for hospitals located in Lombardy and Emilia-Romagna.

Thanks to the donations made by Group employees, agents and their associates, it was also possible to donate two million meals that were distributed, in the form of groceries, by the Food Bank through 7,500 associations and charitable groups that offer aid to people in need throughout Italy.

Mergers and spin-offs within the Group

As part of the transactions aimed at rationalising and simplifying the corporate structures of the Group, a deed of merger by incorporation of Pronto Assistance S.p.A. in UnipolSai was signed on 21 January 2020 (the "Merger").

The Merger, pursuant to Art. 2505 of the Italian Civil Code, did not result in any share swap or ensuing share capital increase of the incorporating company as the entire share capital of the incorporated company was already directly held by UnipolSai. The Merger took effect for legal purposes on 1February 2020, and from 1 January 2020 for accounting and tax purposes.

Also on 21 January 2020, deeds were signed regarding (i) the global spin-off of Ambra Property S.r.l. in favour of UnipolSai, Gruppo UNA S.p.A. and Midi S.r.l., (ii) the global spin-off of Villa Ragionieri S.r.l. in favour of UnipolSai and Casa di Cura Villa Donatello S.p.A. and (iii) the partial spin-off of the latter in favour of UnipolSai. These spin-off operations, pursuant to Art. 2505 of the Italian Civil Code, as referred to in Art. 2506-ter, did not involve any share swap or ensuing increase in the share capital of the beneficiary companies given that the entire share capital of the spun off companies and the beneficiary companies other than UnipolSai was already held directly by UnipolSai. The global spin-offs became effective from 1 February 2020, effective from 1 January 2020 for accounting and tax purposes. The partial spin-off of Casa di Cura Villa Donatello took effect on 1 February 2020, effective from the same date for accounting and tax purposes.

The Merger and the spin-offs were recognised with continuity of carrying amounts, allocating any increased cost of the equity investment in the incorporated company and the spun-off companies to the assets which had implicit capital gains.

The table below shows the effects of the individual transactions attributable to UnipolSai:



Amounts in €k				
	Effects after the	Effects after the	Effects after the	Effects after the
	merger of Pronto	spin-off of Villa	spin-off of Villa	spin-off of
ASSESTS	Assistance	Ragionieri	Donatello	Ambra Property
Intangible assets	5	()		23
Investments	27,075	(379)		6,148
I - Land and buildings		7,634	9,128	43,564
II - Investments in group companies and other investees	(12,376)	(8,013)	(9,128)	(37,417)
Shares and holdings	(12,376)	(8,013)	(3,531)	(37,417)
Loans to Group Companies			(5,597)	
III - Other financial investments	39,451			
Receivables	2,306	417		882
I - Receivables relating to direct insurance business	773			
II - Receivables relating to reinsurance business	35			
III - Other receivables	1,497	417		882
Other assets	2,743			4,032
I - Property, plant and equipment and inventories	1			3,778
II - Cash and cash equivalents	1,142			
IV - Other assets	1,600			254
Accruals and deferrals	78	2		
TOTAL ASSETS	32,207	39		11,084
LIABILITIES AND SHAREHOLDERS' EQUITY				
Shareholders' equity	30,271			
VII - Other reserves	30,271			
Technical provisions	1,412			
I - Non-Life business	1,412			
Provisions for risks and charges				17
Payables and other liabilities	524	39		11,067
II - Payables arising from reinsurance business	(802)			
V - Collateralised payables				9,460
VII - Post-employment benefits	85			
VIII - Other payables	514	39		1,356
IX - Other liabilities	726			252
TOTAL LIABILITY AND SHAREHOLDERS' EQUITY	32,207	39		11,084

 $Negative\ amounts\ refer\ to\ the\ eliminations,\ made\ by\ Unipol Sai,\ of\ intragroup\ relations\ with\ the\ incorporated\ company\ and\ those\ spun-off.$

Agreement with Intesa Sanpaolo SpA

On 17 February 2020, UnipolSai Assicurazioni and Unipol Gruppo, in relation:

- i) to the promotion by Intesa Sanpaolo of a surprise voluntary public exchange offer on all shares of UBI Banca SpA (the "PEO");
- ii) to the acquisition by BPER Banca SpA ("BPER"), having positively concluded the PEO, of a business unit consisting of bank branches and the assets, liabilities and legal relationships connected to them (the "Banking Business"),

jointly notified the market that UnipolSai Assicurazioni had entered into an agreement with Intesa, subject to the fulfilment of specific conditions, for the subsequent acquisition, either directly or through a subsidiary, of business units linked to one or more insurance companies invested in at the time by UBI Banca (BancAssurance Popolari SpA, Lombarda Vita SpA and Aviva Vita SpA), consisting of Life insurance policies taken out by customers in the Banking Business and the relative assets, liabilities and legal relationships (the "Insurance Businesses").

In this regard, please note that some of the conditions set forth in the agreement and referring to the acquisition have been fulfilled and specifically:



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- on 30 July 2020, the Public Purchase and Exchange Offer promoted by Intesa Sanpaolo on UBI Banca shares was successfully concluded;
- on 3 November 2020, the BPER Banca share capital increase was successfully concluded, in order to provide the bank with the resources necessary to acquire the Banking Business, in which Unipol and UnipolSai participated, in proportion with their shareholdings in BPER Banca, paying €75m and €73m, respectively;
- on 22 February 2021, the acquisition of the Banking Business by BPER was completed.

On the basis of the agreement, when additional conditions are fulfilled, including, inter alia, the assumption of control of Lombarda Vita and Aviva Vita by Intesa Sanpaolo, the latter and UnipolSai Assicurazioni shall proceed with the definition of the Insurance Businesses and their subsequent transfer. The consideration for the transfer of the Insurance Businesses will be determined on the basis of the same valuation criteria as those adopted for the determination of the price paid by UBI Banca for the acquisition of control of Lombarda Vita and Aviva Vita as well as, as concerns the Insurance Business of BancAssurance Popolari, by making reference to its asset value.

Fitch updates UnipolSai's rating to "BBB"

On 7 May 2020, the rating agency Fitch Ratings automatically revised the Insurer Financial Strength Rating (IFSR) of UnipolSai Assicurazioni S.p.A. to "BBB" from "BBB+" after Italy's sovereign rating was downgraded, and also revised the ratings of the debt issues, all updated by 1 notch:

- the subordinated bonds maturing in 2021 and 2023 of UnipolSai Assicurazioni S.p.A. are now "BB+";
- the subordinated bond maturing in 2028 of UnipolSai Assicurazioni S.p.A. is now "BB" and;
- the perpetual subordinated bond of UnipolSai Assicurazioni S.p.A. is now "BB".

At the same time, the rating agency improved the outlook of the above-mentioned ratings, transitioning them from "negative" to "stable".

First DBRS Morningstar rating

On 8 October 2020, the rating agency DBRS Morningstar (DBRS) awarded ratings for the first time, at the request of the interested party, to UnipolSai Assicurazioni SpA.. DBRS awarded a Financial Strength Rating of "A (high)" and an Issuer Rating of "A (high)".

Repayment of subordinated liabilities

In July 2020, UnipolSai Assicurazioni repaid the second tranche of €80m of the Mediobanca Tier 1 subordinated loan. Additional annual repayments in equal amounts are planned until 2023, in order to pay off the entire subordinated loan with an original nominal value of €400m.

Restricted Tier 1 regulatory capital issue

In October 2020, the Board of Directors of UnipolSai authorised the issue by the Company of a "Restricted Tier 1" regulatory capital instrument in Euro - perpetual, non-convertible and fixed rate - for a maximum nominal amount not to exceed €500m (the "Issue" or the "RT1 Instrument"), to be placed exclusively with Italian and foreign qualified investors (with the exception of US investors) and to be listed on the Luxembourg Stock Exchange regulated market, with an issue and settlement date of 27 October 2020. The Issue, the placement of which with Italian and foreign institutional investors was completed on 20 October 2020, enabled UnipolSai to refinance its outstanding Restricted Tier 1 bonds in time, with a view to replacing them taking into account the upcoming progressive maturities, with benefits also in terms of improving the debt/capital ratio.



The RT1 Instrument is perpetual and may be called up by UnipolSai, subject to the requirements of applicable legislation in force, starting from 27 October 2030. If not called up on the first possible date, it may be called up at each interest payment date, expected to take place every six months. The RT1 Instrument is issued at par and pays a fixed coupon on a yearly basis of 6.375%. The first reset date is scheduled after 10 years, on 27 October 2030. After this date, the coupon will be fixed every five years and will be equal to the 5-year mid swap rate reported at each reset date, plus a margin of 6.744%.

The issue met with strong investor interest, confirming the solid reputation that UnipolSai and the Unipol Group enjoy in international markets. During the placement, orders in excess of €1.5bn were indeed received, covering the book by more than 3 times. More than 80% of the RT1 Instrument was placed with foreign institutional investors. The confirmed rating of the RT1 Instrument is B1 for Moody's and B+ for Fitch.

Repayment of Tier 2 subordinated loans

In line with proactive debt management and the limitation of the Company's financial leverage, in October 2020, the UnipolSai Board of Directors also approved the exercise, in the case of a favourable outcome of the RT1 Instrument issue, of the option for early repayment of two outstanding Tier 2 issues, maturing in June 2021 (XS0130717134 - €300m outstanding) and July 2023 (XS0173649798 - €262m outstanding), with respect to which the RT1 Instrument constitutes higher quality regulatory capital. Consistent with this resolution and having obtained authorisation from the competent supervisory authorities, on 15 March 2021 UnipolSai finalised the early repayment of the Tier 2 issue maturing in 2021. At the same time as the repayment by UnipolSai, Unipol extinguished, for a residual nominal value equal to €39m, the outstanding loan with UnipolSai granted previously when UnipolSai took over the role of issuer of that subordinated bond loan.

Issue of Azzurro Re II CAT-Bond

In July 2020, through sponsorship by UnipolSai, the issue of a CAT-Bond was finalised for a nominal €100m by Azzurro Re II DAC, a multi-arrangement Irish special purpose reinsurance vehicle. The issue will provide UnipolSai with €100m in collateralised protection against earthquakes in Italy and neighbouring countries for a period of 3.5 years. Azzurro Re II is the first multi-arrangement vehicle authorised by the Central Bank of Ireland for CAT-Bond transactions, and will allow UnipolSai to sponsor future CAT-Bond transactions more quickly and affordably.

UnipolRental, the commercial brand of long-term rental

On 31 July 2020 Car Server, a leader in the Italian long-term rental market for company car fleets and, more generally, in the management of business mobility, acquired by UnipolSai in August 2019, changed its name to UnipolRental S.p.A. The goal is to become a leader in the long-term rental segment for the retail target and a point of reference in the corporate segment for companies that are already UnipolSai customers, creating synergy with the 2,400 UnipolSai insurance agencies and the service and assistance networks represented by other companies within the Mobility ecosystem, such as the Auto Presto&Bene repair shops and My Glass glass-fitting centres.

Cambiomarcia S.r.l.

On 22 December 2020, with the authorisation of IVASS for the acquisition of control, the proposed acquisition of 100% of the company Cambiomarcia Srl was carried out. The total price of \in 5,925k was paid out, with \in 5,275k paid directly to the sellers and \in 650k deposited in bank accounts in the name of UnipolSai restricted in favour of the individual sellers. This amount was withheld by UnipolSai to back the indemnities set forth in the preliminary sale agreement in relation to the obligations and warranties of the sellers and the negative price adjustment that should result from the verification of the financial position of Cambiomarcia at the transfer date.



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110% Superbonus - UnipolSai offer

To support energy and seismic requalification activities on the Italian real estate assets subject to tax relief (110% Superbonus) on the basis of the "Relaunch Decree", starting in autumn 2020 UnipolSai has offered to purchase the tax credit, transferrable to third parties according to the provisions of the same Decree, offering 102% of tax expense recognised to the owners of property or businesses involved in the development works that take over ownership of the credit. UnipolSai also offers a broad range of insurance solutions to cover the property subject to the work and the work execution phase, guaranteeing both the owner and the business.

Patent Box Agreement with the Tax Authorities

On 18 December 2020, UnipolSai entered into a Patent Box agreement with the Central Directorate of the Tax Authorities for the determination of subsidisable income, limited to the years from 2015 to 2019, for the UnipolSai trademark and certain software subject to the request. On the same date, a similar agreement concerning the subsidiary Arca Vita was also signed, with reference only to the Arca Vita trademark.

Participation in the Patent Box system allows for a partial reduction of tax on income deriving from the exploitation of the intangible assets subject to the request. As part of the agreement, the methods and criteria were also agreed upon for calculating the tax benefit, which was requested by submitting the appropriate supplementary income tax returns for the 2015-2019 five-year period.

The tax benefit achieved by UnipolSai for the entire five-year period amounted to €45m, while that of Arca Vita came to €5.5m.

Unica Lab S.r.l.

On 26 February 2020, the sole member company Unica Lab S.r.l. a socio unico (100% UnipolSai Assicurazioni) was registered with the Register of Companies, in order to leverage the skills developed over the years by Unica by offering training courses and services to customers outside the Group.

In July 2020, just a few months after its establishment, Unica Lab obtained the ISO 9001:2015 Quality Certification, already recognised to Unica since 2019.

New UnipolSai advertising campaign

In June 2020, UnipolSai returned to the TV screens with its advertising campaign "Sempre un passo avanti (Always One Step Ahead)". After the ads dedicated to the car world and in particular Unibox and the UnipolSai app, now the new communication blitz features home security, with Unibox Casa and the connected telematic devices.

In September 2020, UnipolSai resumed its ad campaign by launching a new TV theme dedicated to protecting people's health.

Partnership between UnipolSai and Ducati Corse

On 27 January 2020, UnipolSai confirmed its partnership that once again saw the company as the official sponsor of Ducati Corse in the MotoGP 2020 World Championship. The partnership with the Ducati Team entailed the UnipolSai brand appearing on the tail of the two red sport bikes of Borgo Panigale and on the team uniforms.

UnipolSai Title Sponsor of the top basketball championship

In September 2020 the Serie A Basketball League and UnipolSai signed a major sponsorship agreement, based on which the Serie A basketball championship will have UnipolSai as its Title Sponsor for three consecutive seasons from 2020/21. UnipolSai was also awarded the Presenting Sponsorship for the Final Eight of the Italian Cup and the Supercup.



UnipolSai Premium Partner of Festival dello Sport

The 3-day non-stop Festival dello Sport (Sport Festival), held in DIGILIVE format from 9 to 11 October 2020 and with more than 60 events and over 100 sports guests, consolidated its partnership - now in its third year - with UnipolSai.

Unipol wins the MF Innovazione award

The 2020 Milan Insurance Festival was held from 17 to 19 November 2020 in a new digital format. Three days of online conventions dedicated to innovation, risks and opportunities which, in this most recent period characterised by the COVID-19, marked a radical change in the way insurance companies communicate and do business. During the final evening on 19 November, featuring winners of the MF Innovazione Awards, the Unipol Group won the MF Innovazione Award in the "Motor vehicles and Mobility Protection" category with the product SuperEasy 2Ruote.



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Insurance business highlights

	Financial	Financial
(Amounts in €m)	Statements 2020	Statements 2019
Gross premiums	10,130.3	11,080.8
% variation (1)	(8.6)	10.4
Direct premiums	9,870.4	11,069.8
% variation (1)	(10.8)	10.4
Payments (claims, expiries, surrenders and annuities)	8,240.0	9,016.1
% variation (1)	(8.6)	16.5
Operating expenses (net of reinsurance)	2,209.7	2,152.5
% variation (1)	2.7	3.6
Expense ratio Non-Life business (2)	29.4%	28.5%
Expense ratio Life business (2)	4.7%	3.8%
Loss ratio with OTI ratio (3)	56.9%	66.2%
Combined ratio direct business with OTI ratio (4)	86.3%	94.7%
Net gains on investments and realised gains		
-excluding class 'D' and impairment	1,279.7	1,426.1
% variation (1)	(10.3)	(1.9)
-excluding class 'D' and including impairment	1,087.3	1,497.0
% variation (1)	(27.4)	<i>53.4</i>
Net profit (loss)	814.3	701.2
% variation (1)	16.1	69.9
No. of agencies	2,314	2,434
No. of agents	4,090	4,180
No. staff (5)	7,149	7,527

⁽¹⁾ Variation on 31/12 of the previous year

⁽⁵⁾ Full Time Equivalent - FTE: 6,926 (7,287 in 2019)

	Financial Statements	Financial Statements
(Amounts in €m)	2020	2019
Investments and cash and cash equivalents	48,813.5	48,768.8
% variation (1)	0.1	2.1
Technical provisions	43,588.2	44,029.9
% variation (1)	(1.0)	1.2
% Technical provisions/Premiums ratio		
- Non-Life	183.0	191.6
-Life	991.4	750.5
- Non-Life + Life	430.3	397.4
Shareholders' equity	6,450.9	6,057.8
% variation (1)	6.5	5.1

⁽¹⁾ Variation on 31/12 of the previous year

 $[\]ensuremath{\text{(2)}} \ensuremath{\text{Percentage}} \ensuremath{\text{ratio}} \ensuremath{\text{of operating expenses to premiums written for the direct business}$

⁽³⁾ Loss ratio for direct business, including OTI ratio, i.e. the ratio between the net balance of other technical items and the change in other technical provisions and earned premiums

⁽⁴⁾ Sum of the loss ratio and the operating expense/written premiums ratio $\,$



Share performance

Information on share performance

At the end of December 2020, the listed price of an ordinary UnipolSai share was €2.17, recording a decline of 16.2% in the last 12 months, versus decreases of 5.6% in the FTSE Italia All-share index, of 5.4% in the FTSE MIB index and of 22.1% in the FTSE Italia All Share Insurance index.

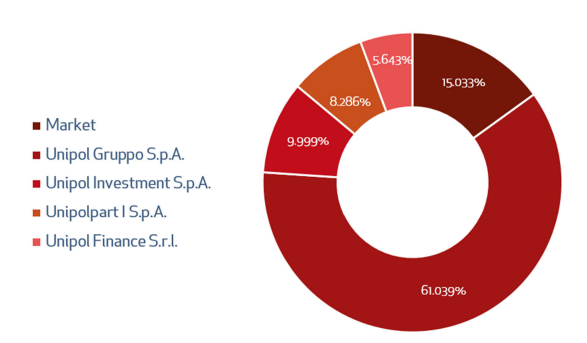
Capitalisation values

Capitalisation at 31 December 2020 amounted to €6,140m (€7,329m at 31/12/2019).

Shareholding structure

The company is controlled by Unipol Gruppo, pursuant to Art. 2359, paragraph 1 of the Civil Code. The shareholding structure at 31 December 2020 is shown in the chart below:

Main Shareholders of UnipolSai Assicurazioni



 $The \ companies \ Unipol\ Finance, \ Unipol\ Investment\ and\ Unipolpart\ I\ are\ subsidiaries\ of\ Unipol\ Gruppo.$



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Operating performance

The year 2020 was significantly impacted by the consequences of the health emergency caused by the COVID-19 pandemic, which, in particular, influenced both commercial activity and claim trends.

In this context, in 2020 the direct premiums of UnipolSai, gross of reinsurance, stood at \leq 9,870.4m (\leq 11,069.8m at 31/12/2019, with a decline of =10.8%).

In more detail, Non-Life direct premiums amounted to \in 6,771.7m at 31 December 2020 (\in 6,990.0m at 31/12/2019), down by 3.1%. The Company reacted to the difficult context by putting measures into place to protect customers, such as the #UnMesePerTe initiative which, due to the improvement in claims caused by the limitations imposed on circulation, offered existing customers a discount amounting to 1/12 (one month) of the premium paid previously when they renewed their MV TPL policies. This resulted in a drop in the average premium which caused a downturn in MV TPL premiums by 7.2% (\in 2,969.7m compared to \in 3,200.8m at 31/12/2019). On the other hand, growth in the Land Vehicle Hulls business was confirmed, with premiums amounting to \in 756.3m (\in 5.4%), thanks to the increase in the incidence of guarantees provided compared to the number of vehicles insured.

Non-MV premiums, totalling €3,035.8m, showed a limited decline (-0.9%), thanks to the positive performance of certain segments and the sale of new products, also linked to the health emergency.

In terms of claims, as noted above, the slowdown in road traffic triggered by the measures for the containment of the COVID-19 pandemic required during the two waves in the course of 2020 had a positive effect. There was therefore a reduction in the frequency of MV TPL claims and other guarantees linked to vehicles. The year 2020 was impacted to a lesser extent than 2019 by damage from atmospheric events, which in any event remained at sustained levels, bearing witness to climate changes under way and on which there were lower recoveries from reinsurers.

The direct business combined ratio was 86.3% (94.7% at 31/12/2019), with a loss ratio, inclusive of the balance of other technical items, of 56.9%, against 66.2% in 2019 and an expense ratio at 29.4% of premiums for the period (28.5% at 31/12/2019). The expense ratio was up primarily due to the increase in the incidence of commissions referring to the distribution network, which benefitted from the variable claims-based commissions mechanism, along with actions to support agencies put into place by the Company during the most critical phases of the lockdown.

In the Life business, the Company recorded direct premiums of €3,098.6m in 2020, marking a decline of 24.0% due not only to the effects of the health emergency, but especially to the commercial policies adopted during the period in order to limit risks, as well as the comparison with 2019, when there was a high business volume, also due to the presence of one-off components, relating in particular to pension funds. Therefore, the normalised decline without considering one-off effects would be -9.9%.

The commercial strategy followed in 2020, especially starting in the second half of the year when interest rates were quite low, was mainly intended to maintain the income balance of the segregated funds, orienting business towards multi-segment and Class III products.

As far as financial investment management is concerned, after a first part of 2020 corresponding to the most acute phase of the health emergency during which the main financial asset classes recorded impairment and extremely high peaks of volatility, the remainder of the year was characterised by a significant recovery in values referring to financial assets, thanks to the subsequent improvement in the health situation and decisive action by the Central Banks, characterised by monetary policies destined to remain highly expansionary and the commitment of aid, including non-repayable, to favour economies (Recovery Fund).

In this context, the gross profitability of the Company's insurance financial investment portfolio maintained an overall yield of 3.1% of the invested assets in 2020 (4.4% at 31/12/2019, which benefitted from net recoveries on financial investments for ≤ 146 m), with a yield for only coupons and dividends of 3.3% and impairment of around ≤ 115 m.

Real estate management continued to focus on the renovation of a number of properties, particularly in high-end areas of Milan, in order to seek out opportunities to increase value or generate income, as well as structures intended for business use. In particular, construction continued on a new multi-storey headquarters building in Piazza Gae Aulenti (Porta Nuova Garibaldi area).



The main transactions during the year regarded the contribution of several properties owned by the Company to two funds, Tikal and Oikos, whose shares are wholly owned by the Company, for a total of roughly €800m, and the investment of around €217m in units of Fondo Emporion, which acquired a commercial real estate portfolio from Coop Alleanza 3.0 consisting of medium and small sized supermarkets, which were then leased to the seller.

As regards sales, aside from the transfer of several properties or property units in Milan, Turin, Rome and Florence, in December the notary deed was signed for the sale of the piazza Velasca property (Torre Velasca) in Milan. The effects of this sale will be seen in 2021, when the recognition deed will be entered into certifying the Public Administration's failure to exercise the pre-emption right.

UnipolSai closed 2020 with net profit of €814.3m, marking significant growth compared to the €701.2m profit recorded in the previous year. Please note that the profit for the previous year was impacted by the provision of €95.5m for expenses in relation to agreements signed with the company's trade union representatives on pre-retirement arrangements for employees.

The aspects with the most impact on the operating performance are as follows:

A. At the end of 2020, premiums were €10,130.3m, of which €9,870.4m in direct business, with breakdown as follows:

Amounts in €m						
Premiums	Non-Life	Life	Total 2020	Total 2019	% Var.	Var.on 2019
Direct business	6,771.7	3,098.6	9,870.4	11,069.8	(10.8)	(1,199.4)
Indirect business	259.9	0.1	260.0	11.0	2256.4	248.9
	7,031.6	3,098.7	10,130.3	11,080.8	(8.6)	(950.5)
Premiums ceded	282.8	5.7	288.5	420.4	(31.4)	(131.9)
Premiums retained	6,748.8	3,093.0	9,841.8	10,660.4	(7.7)	(818.6)
% breakdown	68.6	31.4	100.0			

The net retention of acquired premiums was 97.2%, up compared to the previous year (96.2%). The result from technical insurance management, which also includes operating expenses and allocation of the share of gains on investments, was overall positive for €926.2m (€808.5m in 2019) with the breakdown showing - €9.9m for the Life business and €936.1m for the Non-Life business.

- B. Total operating expenses (including acquisition and collection commissions and other acquisition and administrative expenses) were €2,209.7m (+2.7% compared to 2019), with an incidence on (Life and Non-Life) premiums of 21.8% (19.4% in 2019). Net of reinsurers' commissions, total operating expenses were equal to €2,126.7m (+6.5% compared to 2019).
- C. Investments and cash and cash equivalents reached €48,813.5m (net of impairment), (€48,768.8m in 2019), of which €5,085.7m (€5,625.8m in 2019) relating to investments in Class D.
- D. Gains on investments and cash commitments (net of losses on investments and financial charges, excluding those benefiting policyholders that bear the risk and investments arising from pension fund management Class D), amounted to €1,170.6m down €77.9m on 31 December 2019.

 Ordinary and extraordinary gains on investments, including net realised capital gains and impairment and reversals of impairment losses, amounted to €1,087.3m, decreasing by €409.7m (-27.4%) compared with 31 December 2019.



- E. Technical provisions for the Life and Non-Life businesses reached a total amount, at the end of 2020, of €43,588.2m (-1.0%), €43,031.4m net of the reinsurers' share (-0.8%). The technical provisions-premiums ratio was 183.0% in the Non-Life business (191.6% in 2019) and 991.4% in the Life business (750.5% in 2019).
- F. Profit from ordinary operations amounted to €835.7m, while profit from extraordinary operations was also positive, and came to €262.8m, bringing pre-tax profit to €1,098.6m.
- G. Taxes for the period had a negative effect on the profit for the period of €284.2m.

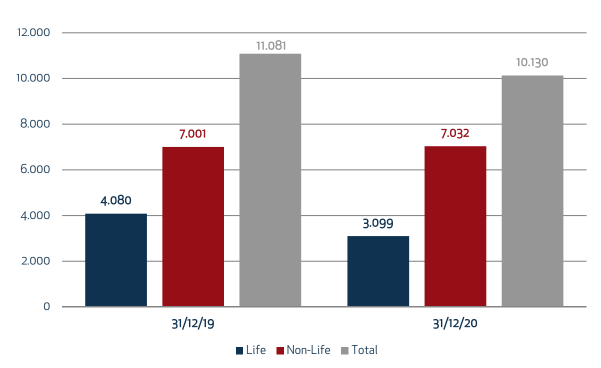
Therefore, the net profit for the year amounted to €814.3m, an increase of €113.1m compared with the previous year.

The shareholders' equity of the Company, including the profit for the year, was €6,450.9m.



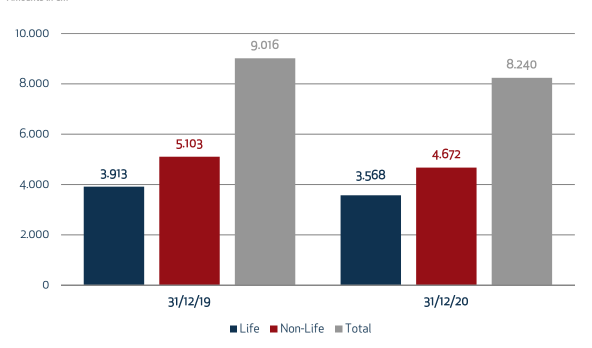
Total premiums

Amounts in €m



Payments

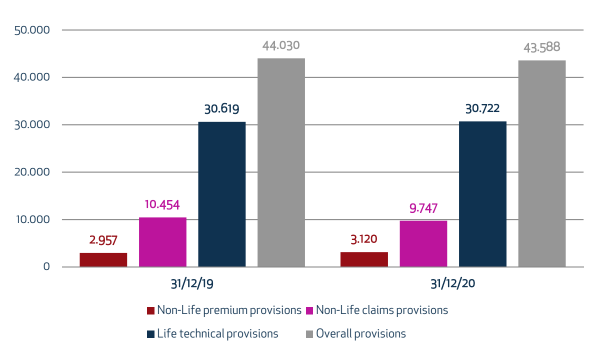
Amounts in €m





Technical provisions





NB. Non-Life premium provisions also include supplementary provisions

Premiums

Premiums acquired at 31 December 2020 amounted to a total of €10,130.3m, a decrease of 8.6%. The breakdown of premiums by class, the composition ratios and the percent variations on the previous year are shown in the table below, complying with the classification of risks set out in Italian Legislative Decree 209 of 7 September 2005 ("Insurance Code"), Art. 2, paragraph 1 (Life business), and paragraph 3 (Non-Life business).



Premiums by class

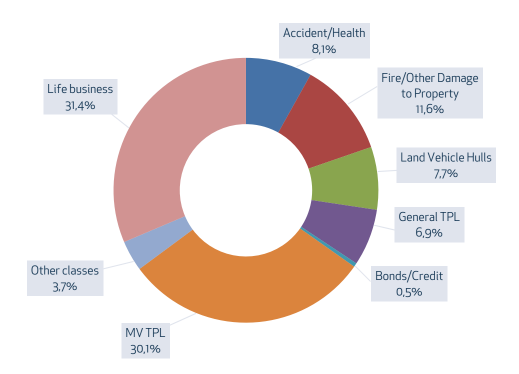
Amounts in €k

Amoun	ts in €k			-			
Code	Class	FY 2020	% Comp.	FY 2019	% Comp.	Variation 20 amount	20/2019 %
	ITALIAN DIRECT BUSINESS						
	Non-Life business						
1	Accident	618,892	6.3	628,352	5.7	(9,460)	(1.5)
2	Health	181,771	1.8	177,638	1.6	4,133	2.3
3	Land Vehicle Hulls	756,346	7.7	717,643	6.5	38,704	<i>5.4</i>
4	Railway rolling stock	1,037	0.0	1,912	0.0	(875)	(45.8)
5	Aircraft	891	0.0	779	0.0	113	14.5
6	Sea, lake and river vessels	5,828	0.1	5,701	0.1	127	2.2
7	Goods in transit	14,389	0.1	15,823	0.1	(1,434)	(9.1)
8	Fire	544,795	5.5	544,650	4.9	146	0.0
9	Other damage to property	599,502	6.1	603,542	5.5	(4,040)	(0.7)
10	Land Vehicle TPL	2,969,684	30.1	3,200,768	28.9	(231,084)	(7.2)
11	Aircraft TPL	1,029	0.0	757	0.0	273	36.0
12	Sea, lake and river TPL	9,885	0.1	8,517	0.1	1,368	16.1
13	General TPL	684,952	6.9	710,171	6.4	(25,219)	(3.6)
14	Credit	363	0.0	210	0.0	154	<i>73.2</i>
15	Bonds	46,923	0.5	49,435	0.4	(2,511)	(5.1)
16	Pecuniary losses	60,803	0.6	68,522	0.6	(7,719)	(11.3)
17	Legal expenses	76,832	0.8	70,647	0.6	6,185	8.8
18	Assistance	197,791	2.0	184,912	1.7	12,880	7.0
	Total Non-Life business	6,771,718	68.6	6,989,978	63.1	(218,260)	(3.1)
	Life business						
l	Whole and term life insurance	1,862,061	18.9	2,199,689	19.9	(337,628)	(15.3)
III	Unit-linked/index-linked policies	165,018	1.7	129,449	1.2	35,569	27.5
IV	Health	6,685	0.1	5,820	0.1	864	14.9
٧	Capitalisation insurance	360,816	3.7	480,905	4.3	(120,090)	(25.0)
VI	Pension funds	704,059	7.1	1,263,953	11.4	(559,894)	(44.3)
	Total Life business	3,098,638	31.4	4,079,816	36.9	(981,178)	(24.0)
	Total Direct business	9,870,356	100.0	11,069,794	100.0	(1,199,438)	(10.8)
	INDIRECT BUSINESS						
	Non-Life business	259,862	100.0	10,926	99.0	248,936	2,278.3
	Life business	96	0.0	106	1.0	(10)	(9.6)
	Total Indirect business	259,958	100.0	11,032	100.0	248,926	2,256.4
	TOTAL PREMIUMS	10,130,314		11,080,826		(950,512)	(8.6)

In 2020, taxes (borne by policyholders) amounting to epsilon1.020.314k were collected on premiums, along with contributions to the National Health Service amounting to epsilon314.604k



Direct premiums



Non-Life insurance business

The health emergency linked to COVID-19, with the block on production activities during the periods of the lockdown and the restrictions adopted to limit contagion, which continued throughout 2020, triggered a significant decline in claims, on one hand, and a slowdown in premiums on the other.

Direct business premiums at 31 December 2020 amounted to \in 6,771.7m, down compared to premiums in 2019 by 3.1%, driven by the MV segment, which marked a 4.9% reduction compared to the contraction of 0.9% in the Non-MV business. Also considering indirect business, premiums acquired during the year amounted to \in 7,031.6m (\in 7,000.9m in 2019).

In the MV segment, the result in the first half of the year was confirmed, with a reduction in premiums due to the MV TPL class (-7.2%) as a result of the decline in the average premium, also impacted by the facilitation provided to customers as part of the #UnMesePerTe campaign, offset by sustained growth in Land Vehicle Hulls business during the period.

In the Non-MV business, the reduction in premiums was seen across segments, with the exception of Health, driven by the programmes put into place for the COVID-19 emergency.



With regard to claims reported, during the year 1,852,513 claims were received for all Non-Life classes, a decrease of 20.8% from those received in 2019.

In 2020, the Claims Department managed 1,133,925 claims reported during the year for the Company (of which more than 79% have already been settled with payment) in addition to 459,369 claims from previous years existing at 1 January or reopened (of which nearly 67% settleable claims already settled with payment).

"Fault" claims (Non-Card, Debtor Card or Natural Card) totalled 432,507, down by 27.4% (595,455 in 2019). The decline in claims was caused by the decreased circulation of vehicles due to the governmental restrictions imposed to limit the spread of COVID-19. The decrease in claims regarded in particular those in the medium-low range, while the average cost of claims reported was generally higher than in the past.

Claims that present at least a Debtor Card claims handling totalled 242,458, down by 28.7% compared to the same period in the previous year.

Handler Card claims totalled 310,377 (including 75,293 Natural Card claims, claims between policyholders at the same company), down by 30.7%. The settlement rate in 2020 was 81.6%, down from the same period of last year (82.5%).

The weight of cases to which the Card agreement may be applied (both Handler Card and Debtor Card claims)¹ out of total cases (Non-Card + Handler Card + Debtor Card) in 2020 came to 82.8% (84.2% in 2019).

The average cost (amount paid plus amount reserved) for claims reported and handled (including claims reported late) increased by 6.1% in 2020 (-0.8% in 2019). The average cost of the amount paid out rose by 4.1% (+6.1% in 2019).

The table below, regarding Italian direct business and for the main classes concerned, illustrates the claims settlement rate at 31 December 2020 and the comparison with 31 December 2019, obtained by comparing the number of claims paid out to the number of claims reported in the period or set aside at the end of the previous year, net of those cancelled as they were not followed up on.

Percentage amounts	Perd	cent	age	amou	ınts
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Class	Current claims		Prior-year claims	
	2020	2019	2020	2019
Accident	60.1	60.6	58.7	54.0
Health	79.5	79.5	73.0	67.8
Land Vehicle Hulls	86.8	83.6	88.9	86.9
Fire	71.5	67.3	77.5	77.0
Other damage to property	77.0	75.1	83.3	80.1
General TPL	60.6	60.3	40.4	39.8
Motor TPL under management (NC+HC)*	77.7	78.8	57.8	59.2
"Non-Card" Motor TPL	62.9	62.8	45.5	47.9
"Handler Card" Motor TPL	81.7	82.6	69.6	70.6
"Debtor Card" Motor TPL	76.5	75.8	77.0	80.2

^{* (}NC = No Card - CG= Handler Card)

Overall, charges relating to claims for the current and previous years came to €3,747.2m, and dropped compared with 2019 (-10.5%).

With regard to Italian direct business, claims paid from the current and previous years resulted in an outlay (net of coinsurers' share and recoveries, including appraisal costs) of \leq 4,166.1m, a decrease of \leq 475.2m compared with 2019 (-10.2%).

¹ "Debtor Card claims" are those claims managed by other companies for which their policyholders are fully or partially liable, and are settled through a specific clearing house set up at CONSAP.

[&]quot;Handler Card claims" are those managed by companies whose policyholders are not liable, either fully or partially. In these cases, the company receives a lump-sum repayment from the counterparty's insurance company. Lastly, Non-Card claims are those which do not fall within the Card agreement.



1

Total non-life technical provisions reached €12,866.6m at the end of the year, a decrease of €544.4m (-4.1% compared with 31/12/2019), amounting to 183.0% of premiums acquired (191.6% at 31/12/2019).

The "combined ratio" (including OTI ratio), which also includes operating expenses, came to 86.3% of premiums for the year (94.7% at 31/12/2019).

Operating expenses in the Non-Life business, including acquisition and collection commissions and other acquisition costs and administrative expenses, amounted to \in 1,982.6m compared with \in 1,842.0m in 2019. The impact on premiums written - direct business came to 29.4% (28.5% in 2019). The increase can be attributed primarily to expenses for the acquisition of indirect business deriving from the new treaty activated on 1 January 2020 with UniSalute.

The technical result showed a positive balance of ≤ 936.1 m (≤ 543.6 m in the previous year). The transfer of the share of net gains on investments came to ≤ 156.3 m, compared with ≤ 200.5 m in the previous year. Below we provide information on the technical performance of the main classes.

		Claims Paid Claims Reported					
Amounts	s in €k	2020	2019	% Variation	2020 Number	2019 Number	% Variation
CLASS	Italian Direct Business - Non-Life business						
1	Accident	242,842	267,734	(9.3)%	77,269	112,683	(31.4)%
2	Health	131,154	132,883	(1.3)%	310,233	384,913	(19.4)%
4	Railway rolling stock	1,427	(1)	n.s.	2	2	0.0%
5	Aircraft	(463)	560	(182.6)%	9	12	(25.0)%
6	Sea, lake and river vessels	4,731	8,912	(46.9)%	375	444	(15.5)%
7	Goods in transit	3,799	3,826	(0.7)%	1,262	2,713	(53.5)%
8	Fire	370,312	334,611	10.7%	69,442	76,129	(8.8)%
9	Other damage to property	374,139	400,519	(6.6)%	227,965	237,468	(4.0)%
11	Aircraft TPL	157	263	(40.4)%	16	13	23.1%
12	Sea, lake and river TPL	10,350	13,314	(22.3)%	1,197	1,117	7.2%
13	General TPL	410,346	445,665	(7.9)%	80,472	91,179	(11.7)%
14	Credit	85	(8)	1149.9%			0.0%
15	Bonds	22,700	18,824	20.6%	488	669	(27.1)%
16	Pecuniary losses	21,648	31,111	(30.4)%	30,263	42,194	(28.3)%
17	Legal expenses	11,125	12,829	(13.3)%	7,353	7,676	(4.2)%
18	Assistance	80,485	83,320	(3.4)%	346,303	446,428	(22.4)%
	TOTAL NON-MV BUSINESS	1,684,837	1,754,360	(4.0)%	1,152,649	1,403,640	(17.9)%
10	Land Vehicle TPL	2,041,159	2,426,431	(15.9)%	432,507	595,455	(27.4)%
3	Land Vehicle Hulls	440,092	460,509	(4.4)%	267,357	339,159	(21.2)%
	TOTAL MV BUSINESS	2,481,252	2,886,940	(14.1)%	699,864	934,614	(25.1)%
	TOTAL NON-LIFE BUSINESS	4,166,089	4,641,300	(10.2)%	1,852,513	2,338,254	(20.8)%



Accidents

Direct premiums €618.9m (-1.5%) Number of claims reported 77,269 (-31.4%) Claims paid out €242.8m (-9.3%) Charges relating to claims €247.9m (-17.4%)

The year closed with Accident premiums down, as a result especially of the health emergency, which also negatively impacted the last months of the year.

In the retail area, the numerous and specific commercial initiatives activated to guarantee support to customers and the sales network were able to support retention but offset only to a limited extent the decline in new business.

Both the number of claims and the total cost of claims marked a significant reduction following the restrictive measures and initiatives to limit the pandemic adopted at national or local level, which triggered a slowdown in activities in sectors characterised by a high frequency of occurrence.

The above trends make it possible for the class to obtain a largely positive technical balance.

Health

Direct premiums €181.8m (+2.3%) Number of claims reported 310,233 (-19.4%) Claims paid out €131.2m (-1.3%) Charges relating to claims €113.2m (-8.9%)

In the course of 2020, Health premiums were characterised by initiatives linked to the COVID-19 Programme which made it possible to close the year with an increase which offset the objective difficulty recorded for the traditional policies sector caused by the lower financial resources in certain customer sectors.

In particular, the #AndràTuttoBene offer especially for businesses, to protect personnel in the case of hospitalisation due to COVID-19, met with significant success; other new products included #AndràTuttoBene Premium for the protection of households and #AndràTuttoBene Tempo Libero for the protection of members of associations and participants in recreational activities and summer camps.

The activity even continued outside the COVID-19 Programme, with the release in September of the *Salute&Prevenzione* health protection product.

Claims reported were down as a result of the continuation of the pandemic, which reduced requests for services, especially not strictly urgent diagnostics/specialist services; while the reduction in the cost of claims was less evident, as activities linked to services referring to the most severe situations continued almost normally. The class therefore showed an improvement in the technical result thanks to the increase in premiums and the reduction in claims.

Land Vehicle Hulls

Direct premiums €756.3m (+5.4%)

Number of claims reported 267,357 (-21.2%)

Claims paid out €440.1m (-4.4%)

Charges relating to claims €416.5m (-22.1%)

Premiums recorded an increase in both single and cumulative policies.

The average premium in the main guarantees provided increased, in particular those linked to Natural Disasters, which require a gradual but important process of adjustment as a result of critical issues linked to the climate emergency.



1

The number of claims declined significantly, particularly due to guarantees more strictly connected to road traffic trends, as well as the cost of claims.

The overall result of this class, as a result of the factors described above, is positive and improving compared to previous years.

Fire

Direct premiums €544.8m (+0.0%) Number of claims reported 69,442 (-8.8%) Claims paid out €370.3m (+10.7%) Charges relating to claims €335.4m (-10.8%)

In the Fire class, premiums were stable compared to 2019, thanks to the contribution of the Individuals line and, in the Businesses sector, of premiums deriving from the most significant risks. The small and medium-sized enterprises segment was down slightly due to the initial signs of a crisis deriving from the pandemic.

Both the number and the cost of claims were down, benefitting from a lower incidence of damages from atmospheric events compared to the prior year, despite the increased presence of significant claims.

The class result improved.

Other Damage to Property

Direct premiums €599.5m (-0.7%) Number of claims reported 227,965 (-4.0%) Claims paid out €374.1m (-6.6%) Charges relating to claims €370.5m (-10.5%)

Other Damage to Property premiums were down slightly due to the combined effect of two opposing trends: on one hand, there was a good increase in coverage for residences and condominiums, and on the other hand, there was a reduction in the industry, trade and public and private works contract sectors, due to the pandemic situation, in addition to the significant decline deriving from the hail segment underwriting policy, which reduced the consistency of the portfolio through a simultaneous revision of the local commitment.

The reduction of claims reported and costs, for the most part ascribable to the hail segment and to a lesser extent to damages from theft in the trade sector, resulted in an improvement in the class's technical result.

Land Vehicle TPL

Direct premiums €2,969.7m (-7.2%) Number of claims reported 432,507 (-27.4%) Claims paid out €2,041.2m (-15.9%) Charges relating to claims €1,699.7m (-25.4%)

The year 2020 recorded a significant decline in premiums, primarily due to the reduction in the average premium, like what occurred in general in the market and also as a result of the #UnMesePerTe campaign, which provides a discount on renewal of the policy equal to one month of coverage for all customers.

During the year, significant investments continued to be made to support our range of products and services, in particular the interest-free loan and the installation of "black boxes", a segment in which the Company has confirmed its position as leader with more than 4.0m devices installed and circulating.

On the claims front, frequency has improved due to the substantial reduction in vehicles used on the road caused by the continuation of restrictions on circulation imposed as a result of the pandemic. On the other hand, the average cost of claims rose due to the reduction in the number of claims for lower amounts, although in terms of overall cost, the reduction was significant and positively influenced the class's result.



Other TPL

Direct premiums €685.0m (-3.6%) Number of claims reported 80,472 (-11.7%) Claims paid out €410.3m (-7.9%) Charges relating to claims €325.4m (+30.7%)

In the Other TPL class, premiums decreased due primarily to the unique emergency situation caused by COVID-19 generalised across the various segments, with a larger decline in the Professionals sector, also due to the reform actions take on the portion of the portfolio with the worst performance.

The careful risk selection policy during the underwriting phase and portfolio improvement activities caused a further decline in the number of claims reported despite the emergence of claims linked to the COVID-19 emergency. As regards overall charges, there was an impact from provisions for potential requests for compensation linked to the health emergency which, although it did not jeopardise the positive result for the class, did cause the year to close with worse performance than last year.

Credit and Bonds

Direct premiums €47.3m (-4.7%) Number of claims reported 488 (-27.1%) Claims paid out €22.8m (+21.1%) Charges relating to claims €29.2m (+48.1%)

The year 2020 concluded with a reduction in premiums written, with a trend of new issues which, considering the context, showed more than satisfactory data.

The underwriting policies are inspired by greater caution given the high degree of uncertainty on the future performance of the national economy in relation to the ongoing pandemic. Indeed, customer assistance cannot fail to take into consideration a careful and selective creditworthiness assessment.

The claim reduction trend was confirmed in terms of new claims, but settlements showed a rise attributable to the settlement of disputes and/or negotiations already under way. At the moment, there are no relevant repercussions generated by the economic crisis, while provisions remain inspired by criteria of particular prudence with positive medium/long-term effects. The technical result of this class was confirmed as positive on the whole.

In the Credit segment, the Company operates only on request of customers without any commercial initiatives required. Premiums confirmed a marginal amount, based on extremely modest, insignificant values.

Pecuniary Losses

Direct premiums €60.8m (-11.3%)

Number of claims reported 30,263 (-28.3%)

Claims paid out €21.6m (-30.4%)

Charges relating to claims €15.7m (-46.5%)

The reduction in premiums was impacted by the loss of significant contracts in the Tourism sector and the decline in MV premiums, of which this class mainly consists.

The contraction in claims reported and the total cost was caused by the same trends and further improved the usual positive result of the class.



1

Legal Expenses

Direct premiums €76.8m (+8.8%) Number of claims 7,353 reported (-4.2%) Claims paid out €11.1m (-13.3%) Charges relating to claims €13.0m (+10.1%)

Class premiums grew considerably and regarded all segments: MV, Businesses, Public Institutions and Individuals. The number of claims and their cost are down, particularly in MV and in the Individuals segment, resulting, along with premium growth, in a confirmation of the positive technical result for this class.

Assistance

Direct premiums €197.8m (+7.0%) Number of claims reported 346,303 (-22.4%) Claims paid out €80.5m (-3.4%) Charges relating to claims €74.8m (-14.4%)

The significant increase in premiums was caused by the increase in the average premium, which was gradually adjusted to the quality of the guarantees provided in MV products.

The number of claims and the cost of compensation were down considerably, due to restrictions on circulation already described in the classes with guarantees mainly linked to mobility.

The improved result is consistent with the business objectives that call for bringing the margins of this class to the best market levels.

Goods in Transit

Direct premiums €14.4m (-9.1%) Number of claims reported 1,262 (-53.5%) Claims paid out €3.8m (-0.7%) Charges relating to claims -€2.7m (-213.0%)

The final result of the class for 2020 shows a reduction in premiums and in the number of claims reported as a result of the decline in activities triggered by the measures to combat the pandemic.

The cost for claims paid out remained basically stable.

Marine Vessels

Direct premiums €5.8m (+2.2%) Number of claims reported 375 (-15.5%) Claims paid out €4.7m (-46.9%) Charges relating to claims €3.4m (-11.5%)

In the Marine Vessels class, the increase in premiums was confirmed, due to the continued good performance of the sportscraft segment as well as a product launched in April 2019.

Claims declined, in terms of both number and costs, although the comparison with the year 2019 was impacted by the presence during the previous year of claims of significant amounts attributed to weather events taking place in October 2018.

The technical result of this class improved as a result.



The new Non-Life Products

Please note the following during the period:

The new anti-abandonment device Qshino, created by UnipolSai in partnership with AlfaEvolution Technology and
designed to combat the frequent phenomenon of children being forgotten in the car. The device, developed to
boost growth in the Mobilityecosystem, is certified and compliant with the technical requirements of decree no. 122
of 2 October 2019, called "Salva Bebè", which made the installation of anti-abandonment devices compulsory for
those who drive with children under 4 years old in the car.

As concerns the Non-MV product line, in 2020 specific Health products were created in order to combat the COVID-19 health emergency, as described below:

- Polizza Salute #AndràTuttoBene and UnipolSai Salute Ricovero #AndràTuttoBene Premium, designed as the
 insurance response to the COVID-19 emergency and intended, as concerns the former, for businesses wishing to
 insure their employees (with the possibility of extending coverage to family members as well) and as regards the
 latter for natural persons and their nuclear families (free of charge for children from 0 to 14 years of age);
- "#AndràTuttoBene Tempo Libero" for the protection of members of associations and participants in recreational activities and summer camps;
- Health Card #SicuriRipartiamo designed for the world of work. To provide concrete support to businesses in living with the coronavirus;
- "UnipolSai Salute&Prevenzione" which increases the healthcare range with coverage focusing on preventive care and on illness or accident diagnostics;
- "UnipolSai Salute Ricovero +SalutePerTe Fidelity", targeting all customers who have used the UnipolSai app to activate insurance coverage reserved by the "#UniSalutePerTe" initiative for themselves and their family members, and "UnipolSai Salute Ricovero +SalutePerTe" for all new UnipolSai customers or customers who were unable to activate coverage under the #UniSalutePerTe initiative through the UnipolSai app. Please also take note of the following actions:
- new "UnipolSai Infortuni Premium 2.0" product, the distinctive feature of which is the personalisation of the insurance coverage, to be selected from the Individual or Nuclear Family options;
- new "UnipolSai Mondo Professionista" product, designed as the insurance response to a continuously evolving sector, in relation to how people carry out professional activities and in relation to the attribution of completely new functions to professionals, proposing significant new features in the content of the guarantees offered.

Life business and Pension Funds

Total premiums (direct and indirect business) for 2020 came to €3,098.7m, down significantly compared with the previous year (-24.0%).

Direct premiums acquired during the year totalled €3,098.6m. The breakdown into individual and collective policies and between first year premiums, subsequent year premiums and single premiums is shown in the following table:



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		T.		
	FY	FY	Variation 20	20/2019
Amounts in €m	2020	2019	amount	%
Direct Business				
Individual	1,873	2,302	(429)	(18.6)
Group	1,226	1,778	(552)	(31.0)
Total	3,099	4,080	(981)	(24.0)
Periodic premiums	578	566	12	(0.6)
Single premiums	2,521	3,514	(993)	(28.3)
Total	3,099	4,080	(981)	(24.0)
Ministerial Class				
Class I	1,862	2,200	(338)	(15.3)
Class III	165	129	36	27.5
Class IV	7	6	1	14.9
Class V	361	481	(120)	(25.0)
Class VI	704	1,264	(560)	(44.3)
Total	3,099	4,080	(981)	(24.0)

The individual policies sector declined by 18.6% compared to 31 December 2019, due primarily to Class I premiums. Although the amounts were limited in absolute value, there was also an increase in Class III premiums (+27.5%) thanks to the good performance of single-premium Unit-linked and Multisegment products.

Premiums on collective policies showed a sharp decrease compared with the same period of the previous year (-31.0%), due almost entirely to Class VI (-45.4%). The comparison is impacted by a figure from the previous year which benefitted from the contribution of two new agreements for a total of €684.9m.

The decrease in first year premiums compared to the previous year (-4.8%) can be attributed to a generalised decline in business across all classes: Class I premiums declined by 5.0%, Class III by 2.5% and Class IV by 25.5%.

Operating expenses, including acquisition and collection commissions and other acquisition and administrative expenses totalled \le 144.1m (down by 7.2% compared to 31/12/2019), with a 4.7% impact on premiums written - direct business (3.8% in the previous year). The growth in the impact was due primarily to the decrease in the volume of premiums.

The amounts paid (direct and indirect business) came to a total of €3,568.4m, a decrease of 8.8% compared with the same period of the previous year, broken down as follows:

Amounts in €m	2020	2019	% Variation on 2019
Class I	1,709	1,874	(8.8)
Class III	64	97	(34.2)
Class IV			n.s.
Class V	385	1,484	(74.0)
Class VI	1,410	458	208.0
Total	3,568	3,913	(8.8)



The considerable increase recorded in Class VI compared to the previous year (+208.0%) was impacted primarily by the liquidation of the "Cometa" pension fund as the mandate had come to an end, in the amount of \in 1,038m, while the significant reduction Class V (-74%) was influenced by the liquidation in 2019 of two important agreements that had reached their expiry.

The following table shows the breakdown of the amounts paid according to the reason for payment, compared to the previous year.

Amounts in €m	2020	2019	% Variation on 2019
Capital and annuities accrued	1,923	1,857	3.5
Surrenders and advances	1,422	1,822	(22.0)
Claims	218	228	(4.2)
Settlement expenses	4	5	(4.5)
Indirect business	1	2	(48.3)
Total	3,568	3,913	(8.8)

Maturing payments (capital and annuities) rose by 3.5%. Payments for redemption and advances (-22.0%) and claims (-4.2%) were both down.

Technical provisions for the direct and indirect portfolios came to €30,721.7m, an increase of 0.3% compared with the previous year.

The technical account result shows a negative balance of $\neg \in 9.9$ m, compared to $\in 264.9$ m in the previous year, primarily due to the lower financial profitability linked in particular to the securities portfolio not covering segregated funds.

Pension Funds

In 2020, due to the continuation of unfavourable financial market conditions, UnipolSai decided to participate only in certain tenders to renew management mandates with guaranteed results that were expiring.

The Company managed a total of 21 occupational pension fund mandates at 31 December 2020 (17 of them for accounts "with guaranteed capital and/or minimum return").

Resources under management totalled €4,011.5m (€3,414.3m with guaranteed capital) at the same date.

The assets of the open pension fund "UnipolSai Previdenza FPA" amounted to €863.2m; the fund has 40,235 members.

The new Life Products

The update of the Class I product range in the first quarter of 2020 with the new version of the Investimento Garantito Fidelity product introduced as its main new feature the recognition of financial guarantees in the case of surrender starting from the tenth year with a minimum benefit equal to the capital invested. At the same time, a minimum contract duration of 15 years was established.

In Class V, the new version of the Investimento Capital Fidelity product introduces the recognition of a financial guarantee only on expiry of the contract.

In the second quarter, the Investimento GestiMix multisegment product was restyled to incorporate the same new elements as those introduced by the Investimento Garantito Fidelity product.



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As of September 2020, the Company began marketing the new single premium multisegment product UnipolSai Investimento MixSostenibile, with the option of making additional payments. The new product was designed with a view to offering a product with the unique feature of integrating ESG (Environmental, Social and Governance) factors within investment selection and management, combining yield and risk control objectives with the target of promoting responsible and environmentally friendly development.

To complement the Protection offer, in November 2020 the new product UnipolSai TCM KeyPlayer began being marketed, a single-year insurance providing coverage in the case of the death of key players holding strategic roles or who are difficult to replace in the case of their premature death, which would generate damages for their company.

Sales and settlement organisation

Structure of the sales organisation

At 31 December 2020, the agency network comprised 2,314 agencies (2,434 at 31/12/2019), of which 2,309 private agencies and 5 corporate agencies, employing 4,090 agents.

Again in the course of 2020, UnipolSai placed products through the bank branches of BPER Banca. In this regard, please note that the banking activities set forth in a new agreement signed by UnipolSai and BPER effective 1 May 2020, were initiated in reduced form as a result of the COVID-19 restrictions.

At 31 December 2020, the rationalisation of the agency network throughout the country was consolidated, completing 294 reorganisation initiatives, 132 of which were groupings with transfer of portfolio or operations aimed at promoting the growth of the size of the involved agencies, 84 management changes and 78 agent replacements. 17 administrative initiatives were carried out, directed at changing the agency structures. In the same period, 5 new agencies were opened, while the liberalisation of 6 agencies was also activated.

The main measures taken to support the business included:

- the hiring of 209 sub-agents who contributed significantly to income results, 237 new specialists and 171 Business Specialists. At 31 December 2020, the specialist network consisted of 1,529 salespeople, of which 908 Family Welfare Specialists and 621 Business Specialists;
- additional initiatives to accelerate agency use of new digital instruments such as the advanced electronic signature, with more than 4.2m digital transactions at 31 December 2020 (21.0% of the total, compared to 11.7% in 2019) and the use of the Personal Advisory Tool to provide advisory services to customers;
- the UnipolSai website and App have evolved further to expand and improve the services they offer. At 31 December 2020, 4.18m customers had registered in the reserved area. At the same date, nearly 3.2m had downloaded the App. At the end of 2020, cumulative visits to the website and the App reached 45m, while nearly 4,500 claims were reported online and there were roughly 1m accesses to online tracking, which makes it possible to enter into contact with the appraiser and the adjuster. Lastly, also in the same period, nearly 10.5m notifications were issued on the App relating to electronic MV devices.

In 2020, the Large Scale Retail and New Distribution Channels division continued with the placement of insurance products (Non-Life and Life), through the channels that make up its sales network.



Sustainable Agencies

On 22 April 2020, to mark the 50th anniversary of Earth Day, the launch of the Sustainable Agencies project was announced, promoted by the Sustainability Department and the Sales Department of the Unipol Group, which has always been sensitive to environmental matters. The project is part of the 2019-2021 Strategic Plan and meets the needs of the "Guidelines on reporting climate-related information" published by the European Commission in 2019. The goal is to enhance the agencies with a "certification" of their environmental and social sustainability, within a context in which attention to environmental matters is constantly on the rise. The certifications will be issued in partnership with Legambiente, a recognised and well-established Third Sector player, and may be exhibited by the agencies as a veritable "label of quality". The project began with a pilot phase involving 56 agencies located throughout the country, which were provided with a tool to map their virtuous behaviours in order to obtain the certification, and it was gradually extended during the year.

Multichannelling

As of July 2020, it is possible for all UnipolSai customers to use credit cards to pay amounts due for certain types of policies from their Reserved Area (online or using the app). This initiative was inspired by IVASS Regulation no. 41 of 2 August 2018, which significantly strengthened digitalisation by reinforcing functions in the Reserved Areas of customers on the websites of insurance companies and for UnipolSai was the result of the combined efforts of multiple business areas.

Therefore, the challenge is not only regulatory compliance but also the definition of a new commercial and operating model to protect retention objectives, maximise sales opportunities for agencies and guarantee fair and effective operations while leveraging the experience between the Company, the agency and the customer. This effort also encompasses the evolution of the UnipolSai App, which is becoming an increasingly utilised tool for taking advantage of all the services that the Company makes available to its customers. Thanks to the new multi-channel process, agencies can be even closer and more accessible to their customers with an additional contact and service mode.

Settlement structure

The Claims Department of UnipolSai Assicurazioni conducts settlement activities for the classes MV, General TPL (including Legal Expenses), Accident and Property (Fire, Theft, Technological Risk, Mechanical Breakdowns and Other Damage to Property).

For specific types of claims (ex. Bonds, Transport, Hail, Assistance), settlement is assigned to centralised structures reporting to the Insurance General Directorate or to external providers (mainly under specific brokered contracts), while in the Health class, settlement is assigned to UniSalute, a Group company that specialises in the Healthcare sector.

The following actions were carried out in 2020 to boost the efficiency of settlement processes:

- **Black Box**: the project launched in partnership with AlfaEvolution continued, aiming to improve the effectiveness of the boxes and increase the available dataset.
 - With a view to developing the electronic settlement process and the innovative use of information provided by black boxes for MV claims (in particular, verifying consistency between statements provided and the actual dynamics of the event), in 2020 efforts were made to renew the "Unico" electronic portal, re-engineering the system and re-designing the application, which will be available in early 2021.
 - The **Real Time 2.0** process was optimised in 2020, which envisages the opening of a claim from the moment of a crash detected in black box data, at the same time triggering initial contact with the policyholder and anticipating the information collection stage.
- Anti-fraud Engine: in 2020, activities continued for the improvement of the criteria adopted to identify fraud, guaranteeing to the Company an adequate system for combatting fraudulent phenomena through the evolution of the new anti-fraud engine and the platform created for the management of relationship charts, which makes it possible to identify the correlation between events and parties and easily perform advanced searches in order to support investigations.



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- Damages from injuries: as concerns the optimisation of the management of claims with injuries, in September 2020 an evolution of the semantic search engine was released for reading emergency room certificate data, for the prompt identification of severe injuries, making it possible to automatically recognise types of significant trauma, in order to allow for a rapid assessment by the adjuster in terms of provisions and automatic transfer of the position, if outside its limits of autonomy, to the structures responsible for managing the most significant claims.
- CPM/SPM: the process of booking visits at the Medical Report Centres (CPM) was optimised, offering injured
 parties with minor injuries (MV, Accident or General TPL) the option to perform the medical-legal examination
 directly at the offices of the Company and then to be paid promptly. Access to the Medical Booking Service (SPM)
 was also improved, with the provision of the service directly at the medical office of the trustee, where the adjuster
 will also be present to make payment directly on site. At the end of 2020, geographical coverage was guaranteed
 by 80 CPMs and 319 SPMs.
- Prompt Definition: at the end of September 2020, the Land Vehicle Hulls claims Regulatory Oversight process was activated, making it possible to automatically calculate the application of contractual deductions and any penalties for the failure to have the specific repair made, on the estimate of the MV appraiser, with a resulting minimisation of the risks of incorrect or non-application of policy excesses/non-coverage.
- Use of Satellite Data for the General Classes: in late June 2020, the new Lorentz advanced weather data collection tool was made available, which enables the adjuster and the trustee to use meteorological information, provided by the main weather providers, for the optimal definition of the claim. In September 2020, the use of the on demand use of the Copernicus Satellite Weather Data service was activated for the geolocation and mapping of flood events, helping to identify flooded areas after the event takes place. Thanks to these tools, the Company may achieve quicker investigation times and more precise estimates, while also identifying potential fraudulent claims.
- **General Classes Direct Repair**: to offer an innovative service to customers, similarly to what is done for the MV Classes, the process of "direct repair intervention" was established for General Classes (Piped Water, Research and Damage Repair, Weather, Plates and Electrical) to repair the damage without the Customer having to pay anything, and with consequent elimination of the excess, where present.

Operating and settlement expenses

Operating expenses, which include acquisition and collection commissions and other acquisition costs and administrative expenses, amounted to a total of €2,209.7m compared with €2,152.5m in 2019 (respectively €2,126.7m and €1,997.2m net of commissions received from reinsurers), an increase of 2.7% compared with 31 December 2019. While administrative expenses were down compared to the previous year, thanks to the cost curbing actions taken to handle the effects of the pandemic during the first lockdown, acquisition costs in the Non-Life class were up. This increase was caused by new reinsurance treaties and the increase in marketing expenses required to support the

numerous initiatives enacted throughout the year to support customers (discounts, extensions of guarantees and specific products) as well as an increase in commissions paid to the distribution network, which benefitted from the variable claims-based commissions mechanism, along with actions to support agencies put into place by the Company during the most critical phases of the lockdown.

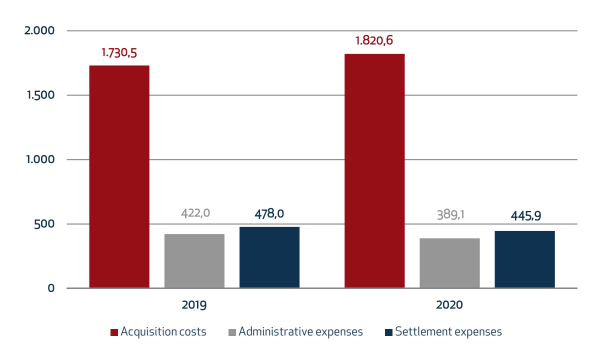
The relative impact on premiums increased, from 19.4% to 21.8%, also as a result of the reduction in premiums.

Settlement expenses in the Non-Life and Life businesses came to €445.9m, down on the figure recorded in 2019 (€478.0m).



Operating expenses (acquisition costs and administrative expenses) and settlement expenses





Acquisition and collection commissions and other acquisition costs totalled \in 1,820.6m (\in 1,730.5m in 2019) and other administrative expenses came to \in 389.1m (-7.8%), with impacts on premiums of 18.0% and 3.8%, respectively (15.6% and 3.8% in 2019).

Reinsurance

Indirect business

Total premiums of inwards reinsurance acceptances reached a total of €260.0m at 31 December 2020 (€11.0m at 31/12/2019), of which €259.9m (€10.9m at 31/12/2019) in the Non-Life business and €0.1m (€0.1m at 31/12/2019) in the Life business.

The increase was due primarily to UnipolSai, in the role of reinsurer, entering into an intra-group reinsurance treaty with UniSalute, which calls for the proportional ceding of 50% of Health and Accident business.

In May, a new proportional reinsurance treaty also came into force with Linear, which covers Third Party Liability risks and all accessory risks excluding the Assistance class, relating to the Linear insurance products distributed to customers of Poste Italiane, based on the partnership recently formed by the two companies.

Reinsurance ceded

With regard to the risks underwritten in the Non-Life business, the reinsurance strategy proposed the same cover structures in place in 2019, maximising the effectiveness of the main non-proportional treaties as well as calling for improvements in terms of risk mitigation:

 extension of the capacity of the Property XL Treaty per Event, which increased to €1.9bn, with a view to capital relief optimisation;



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- acquisition of cover against natural events (atmospheric events, over-abundance of snow, flood) with XL Treaty in aggregate Atmos Re;
- termination of "Bridge" coverage during the new issue of the Azzurro Re II Cat Bond.

The following cover was also acquired:

- excess of loss treaties for the protection of MV TPL, General TPL, Fire (by risk and by event), Land Vehicle Hull Atmospheric Events, Theft, Accident and Transport portfolios;
- stop loss treaty for the Hail class;
- proportional treaties for: Technological risk (C.A.R. Contractors' All Risks -, Erection all Risks and Decennale Postuma - Ten-year Building Guarantee), Bonds (the retention of which is then protected by a "risk attaching" excess of loss), Aviation (Accident, Aircraft and TPL, the retention of which is protected by a "loss attaching" excess of loss), Legal Expenses, "D & O" and "Cyber" third-party liability.

To minimise counterparty risk, reinsurance coverage continued to be spread out and placed with the major professional reinsurers that have been given a high credit rating by major rating agencies, in order to provide a comprehensive and competitive service. As regards: Legal Expenses and part of Transport risks, these were instead ceded to specialised reinsurers and/or specialist Group companies.

Premiums ceded in the direct Non-Life business amounted to €281.0m at 31 December 2020 compared with €412.9m in the previous year. The retention ratio in the Non-Life business came to 95.8% at 31 December 2020, compared with 94.1% in the previous year.

Also in the Life business, the renewal of covers relating to 2020 occurred fully in line with that already in place, therefore the risks underwritten in the Life business are mainly covered with two proportional treaties, one for individual risks and one for collective risks in excess of the risk premium. Retention is protected with a non-proportional cover in excess of loss by event that regards the Life and/or Accident classes. There are also two proportional covers for LTC guarantees and one proportional cover for Individual Serious Illnesses.

Premiums ceded in Life direct business amounted to €5.7m at 31 December 2020, basically unchanged compared with the same period of the previous year (€6.0m).

The retention ratio in the Life business came to 99.8% at 31 December 2020, essentially in line with 2019 (99.9%).

Operations to combat fraud and claims management

Operations to combat fraud

With regard to combatting fraud, Italian Decree Law no. 1 of 24 January 2012, converted with amendments into Italian Law no. 27 of 24 March 2012, led to the issue by IVASS of Regulation no. 44 of 9 August 2012, which states that an annual report must be prepared and sent to the Authorities containing the information necessary to assess the efficiency of processes, systems and people in order to guarantee the adequacy of the company organisation in relation to the objective of preventing and combating fraud in the MV TPL class.

The same Decree Law also requires insurance companies to provide an estimate of the reduced charges relating to claims arising from verification of fraud in their Management Report or in the Notes to the Financial Statements annexed to the annual financial statements and to publish it on their websites or using another appropriate form of disclosure.

Pursuant to and in accordance with Art. 30, paragraph 2 of Italian Decree Law no. 1/2012, the estimate of the reduction of charges for claims arising from this activity for 2020 totals approximately €61m.

This estimate consists of the sum of provisions/forecasts of expense for claims to be investigated for antifraud purposes that were settled without follow-up in 2020, regardless of the year when they are generated.



Register of complaints

From January to December 2020 there were a total (pursuant to the provisions of ISVAP Regulation no. 24 of 19 May 2008 and subsequent amendments) of 15,567 complaints in UnipolSai's register, 14,953 relating to Non-Life business and 614 relating to Life business, with an impact on policies in the portfolio of 0.045%, up by 12.05% compared with 31 December 2019.

14,754 replies had been sent by UnipolSai at 31 December 2020, while 813 complaints were in the assessment phase. The average response times were 21.22 days. 5,330 complaints were accepted, 7,531 were rejected and 1,893 were settled.

Disputes

MV TPL claims with cases in civil proceedings pending at 31 December 2020 amounted to 46,211, down by roughly 3% compared to the previous year.

Also in this area, during 2020, disputes relating to 18,677 claims were settled.

Please note that due to the COVID-19 pandemic and the resulting lockdown measures that also concerned the Court's Civil Sections, there was less of a possibility to close civil proceedings, particularly for settlements deriving from rulings; therefore, the figure for 2020 is not fully comparable with the figure from 2019.



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Asset and financial management

Investments and cash and cash equivalents

At 31 December 2020 the amount of investments and cash and cash equivalents, net of depreciation of property, plant and equipment and taking account of impairment, equalled €48,813.5m.

The breakdown of commitments is shown in the table below.

Investment cash and cash equivalent

	FY	%	FY	%	% Variation 2020/2019	
Amounts in €k	2020	Comp.	2019	Comp.	amount	%
Land and buildings	1,240,605	2.5	2,010,116	4.1	(769,512)	(38.3)
Investments in group companies and other investees						
-Shares and holdings	3,530,048	7.2	3,499,451	7.2	30,597	0.9
-Bonds	9,419	0.0	10,603	0.0	(1,184)	(11.2)
-Loans	773,220	1.6	924,576	1.9	(151,357)	(16.4)
Total	4,312,687	8.8	4,434,630	9.1	(121,943)	(2.7)
Other financial investments						
-Shares and holdings	568,641	1.2	627,725	1.3	(59,085)	(9.4)
-Mutual investment fund units	4,688,527	9.6	3,421,579	7.0	1,266,948	37.0
-Bonds and other fixed-yield securities	32,267,148	66.1	32,177,333	66.0	89,815	0.3
-Loans	20,877	0.0	22,174	0.0	(1,297)	(5.8)
-Bank deposits (1)	20,115	0.0	25,521	0.1	(5,406)	(21.2)
-Sundry financial investments (2)	24,862	0.1	20,367	0.0	4,495	22.1
Total	37,590,169	77.0	36,294,700	74.4	1,295,470	3.6
Deposits with ceding companies	147,658	0.3	10,334	0.0	137,324	1328.9
Investments benefiting policyholders that bear the risk and investments arising from pension fund						
-Investment funds and market indices	808,158	1.7	679,163	1.4	128,996	19.0
-Pension funds	4,277,583	8.8	4,946,603	10.1	(669,020)	(13.5)
Total	5,085,742	10.4	5,625,766	11.5	(540,024)	(9.6)
Cash and cash equivalents	436,631	0.9	393,270	0.8	43,361	11.0
TOTAL INVESTMENTS AND CASH AND CASH EQUIVALENTS	48,813,491	100.0	48,768,816	100.0	44,675	0.1

⁽¹⁾ Deposits primarily subject to time restrictions exceeding 15 days.

77.0% of commitments were comprised of investments in bonds and other fixed-yield securities, shares and holdings of mutual funds and other financial investments. Investments in Group companies and other investees amounted to 8.8%, while investments in properties came to 2.5%. Investments relating to benefits linked to investment funds, market indices and assets from pension fund management accounted for 10.4%. Bank liquidity amounted to 0.9%.

⁽²⁾ Include premiums for transactions in derivative products.



Real Estate Management

The Company's property assets at the end of the year amounted to €1,240.6m, down compared with €2,010.1m at 31 December 2019.

During the year, as a result of the subsidiary spin-off transactions commented on previously, properties with a value of €60.5m, inter alia, were transferred to the Company.

Furthermore, land located in Florence was acquired from a Group company for €0.8m and subsequently contributed to the Tikal fund.

As regards sales, an office property located in Florence and several property units in Milan, Turin, Rome and Florence were sold, for a total value of approximately €10.8m.

Furthermore, in December, the notary deed was signed for the sale of the piazza Velasca property (Torre Velasca) in Milan. Please note that the effects of this sale will be seen in 2021, when the recognition deed will be entered into certifying the Public Administration's failure to exercise the pre-emption right.

During the year, development continued on owned property assets in order to subsequently leverage the refurbished properties with a view to leasing or use for business purposes, and real estate investment fund transactions increased. The main transactions regarded:

- the contribution of properties owned by the Company to the Tikal fund for roughly €734.2m and the Oikos fund for around €134.7m, for a total of around €868.9m. Both funds, whose units are owned in full by the Company, are managed by UnipolSai Investimenti SGR, a company in which the Company holds an equity investment of 49% and which is 51% controlled by Unipol Gruppo. Net realised capital gains amounted to €63,795k;
- the investment in Fondo Emporion units for roughly €218m. In December, the Fondo Emporion (formerly Fondo Opportunity), also managed by UnipolSai Investimenti SGR, acquired a commercial real estate portfolio consisting of 28 medium or small supermarkets located in the regions of Emilia Romagna (22), Veneto (3) and Marche (3) from Coop Alleanza 3.0 for a total of €217.8m. During the acquisition, the relative lease contracts were entered into by the Fund and Coop Alleanza 3.0;
- the €25m investment in JPM Strategic Property Fund Europe fund units. The fund, managed by J.P. Morgan
 Asset Management, intends to invest in the real estate sector and more specifically in logistics, office,
 residential and commercial real estate, with investments only in Europe and a primary focus on Germany,
 France and the UK.

Investments in Group companies and other investees

The total amount of the investments in Group companies and other investees totalled €4,312.7m (€4,434.6m at 31/12/2019), of which €3,530.0m refers to shares and holdings of investees, €9.4m consists of bonds issued by Group companies (€10.6m at 31/12/2019) and €773.2m in loans to Group companies (€924.6m at 31/12/2019).

Details on the investments held and the relevant changes are contained in attachments 6 and 7 of the Notes to the Financial Statements, respectively.



The breakdown of investments by business segment was as follows:

Amounts in €k	2020	2019
Insurance Companies	1,550,843	1,564,409
Banks	311,681	238,587
Financial companies	715,205	716,124
Real estate companies	512,889	541,753
Consortiums	34,305	31,675
Management companies distributing mutual funds	6,440	6,440
Other companies or entities	398,685	400,463
Total	3,530,048	3,499,451

At 31 December 2020, investments rose from €3,499.5m to €3,530.0m, with an increase of €30.6m compared to 31 December 2019 (+0.9%).

This change was mainly due to:

- the subscription of the BPER share capital increase amounting to €73.1m, the capitalisation of Meridiano Secondo for €24.1m and of Nuove Iniziative Toscane for €2.2m;
- increases in the value of Casa di Cura Villa Donatello for €45.9m, Midi for €12.2m and Gruppo Una for €4.3m, following merger and spin-off transactions taking place on 1° February 2020, as described in the section on the main events for the period;
- acquisition of the equity investment in Cambiomarcia for €5.9m;
- elimination of the value of Villa Ragionieri for €53.9m, Ambra Property for €53.8m and Pronto Assistance for €13.6m and a decrease in the value of Casa di Cura Villa Donatello for €3.5m, also in relation to the corporate transactions pursuant to the previous point;
- sale of the equity investment held in Società Edilizia Immobiliare Sarda for €12m;
- net value adjustments totalling €1.5m.

For additional information on the changes in the equity investments during the period, reference is made to Part B, section 2.2 - Investments in Group companies and other investees.

At 31 December 2020 bonds issued by Group companies and other investees amounted to €9.4m, all classified under long-term investments, with a decrease compared to last year of €1.2m, mainly comprising:

- Profit Participating Bonds for a residual value of €6.8m, issued by the associates Garibaldi S.C.A. (€5.1m) and Isola S.C.A. (€1.8m), as part of the Porta Nuova real estate project;
- Profit Participating Bonds for a residual value of €1.1m, linked to loans to the company Ex Var as part of the Porta Nuova real estate project.

The item also includes the bonds issued by the investee Syneteristiki for ϵ 1.5m.

With reference to investments connected to the Porta Nuova real estate project, please note that in the course of 2020, €7.8m was collected, of which €5.5m for Profit Participating Bonds and the relative remuneration and €2.3m for Special Interest Bonds and the relative remuneration.

The total value of collections, inclusive of those made in the years 2015 and 2016, came to roughly €153m. Residual investments in the financial statements at 31 December 2020 amounted to €10.2m, consisting for €7.9m of the Profit Participating Bonds mentioned above and for €2.3m by investments in the associates Garibaldi S.C.A. (€0.7m) and Isola S.C.A. (€1.6m).

It is estimated that the future collections, expected in two tranches in July 2023 and April 2025, will guarantee the recovery of the remaining investment, plus additional proceeds, the quantification of which is currently uncertain as it relates to the outcome of the guarantees issued to the purchaser.



Loans to Group companies amounted to €773.2m (€924.6m at 31/12/2019). The item includes:

- three loans executed in favour of the holding company Unipol Gruppo for €567.8m, referring for €267.8m to the takeover by the former company Unipol Assicurazioni of the role of issuer, replacing the holding company Unipol Gruppo, of the Unipol 7% and Unipol 5.66% bond loans and, for the remaining €300m, to the disbursement of an additional loan, as part of the disposal to Unipol of the Unipol Banca equity investment;
- a loan to UnipolRental for €123.9m (€223.9m at 31/12/2019);
- a loan to UnipolReC for the residual value of €30.8m (€65.3m at 31/12/2019);
- a loan to Meridiano Secondo for €36.8m (unchanged compared to 31/12/2019);
- a loan to AlfaEvolution for €7m (€13.0m at 31/12/2019);
- a loan to Borsetto for €6.0m (€6.1m at 31/12/2019);
- a loan to Cambiomarcia for €0.9m;
- a loan to Butterfly for a nominal amount of €0.1m, wholly written off (unchanged compared to 31/12/2019).

The net decrease in this item, totalling €151.4m, was primarily due to the following transactions:

- following the partial spin-off taking place on 1° February 2020 of Casa di Cura Villa Donatello in favour of UnipolSai, the extinction of the €5.7m loan disbursed to it;
- transfer of the outstanding €6.1m loan to Società Edilizia Immobiliare Sarda as part of the sale of the equity investment held in that company on 17 April 2020;
- disbursement on 31 July 2020 of a €123.9m loan to the subsidiary UnipolRental, to replace the loan previously disbursed for €223.9m, which was repaid on the same date;
- partial repayment on 30 November 2020 of €6m on the loan to the subsidiary AlfaEvolution;
- early repayment by UnipolReC of part of the loan for a total of roughly €34.4m;
- the disbursement on 22 December 2020 of a loan to the subsidiary Cambiomarcia for €0.9m.

Other financial investments

Financial operations in 2020 were consistent with the Investment Policy guidelines adopted by the Company and with recommendations of the Group Investments Committee and Financial Investments Committee.

The criteria of high liquidity of investments and prudence were the guidelines of the investment policy, maintaining the necessary consistency with the liability profile. The investment policy applied the criteria of optimising the portfolio's risk-return profile.

With a view to simplifying the asset portfolio, the reduction of level 2 and 3 structured securities according to the IFRS13 hierarchy continued, both through sales and when the securities reached their natural maturity. The following table shows the changes that took place during the year.

Structured Securities

Amounts in €m	2020	2019	Change
Level1	25.8	25.5	0.2
Level 2	271.2	492.4	(221.1)
Level 3	1.5	142.4	(140.9)
Total	298.5	660.3	(361.7)



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2020 was characterised by operations focused on bonds and stocks. There was a decrease in the weight of the investment in government securities against an increase in bonds of non-government issuers, both financial corporate bonds and, to a lesser extent, industrial corporate bonds.

Trading in interest-rate derivatives, in the Non-Life and Life portfolios, was functional to optimising strategies to mitigate the risk of rising interest rates.

"Other financial investments" at the end of 2020 amounted to €37,590.2m and mainly comprised bonds and other fixed-yield securities. In this regard, see the additional details in section 2.3 of the Notes to the Financial Statements. At the end of 2020 the bond portfolio recorded a positive balance between unrealised capital gains and losses, which amounted to €6,291.3m, of which €5,025.0m for the long-term bond portfolio.

Investments benefiting policyholders that bear the risk and investments arising from pension fund management

Note that investments benefiting policyholders that bear the risk are comprised of investments covering Life business insurance contracts and capitalisation contracts, with benefits directly linked to investment funds and market indices. These investments are measured at current value, in strict correlation with the valuation of the related commitments (technical provisions).

At the end of 2020 these investments amounted to €808.2m, of which €0.9m comprised of assets covering Index-Linked policies (bonds for €0.4m and net financial investments for €0.5m) and €807.3m in assets for Unit-Linked policies (mutual investment fund units for €628.4m, bonds for €121.1m, shares for €0.8m, cash and cash equivalents and other assets net of items to be settled for €57.0m).

Investments arising from pension fund management refer to investments in relation to subscriptions of units of open funds promoted by UnipolSai and in relation to closed, guaranteed funds managed by the Company.

These investments amounted to €4,277.6m at 31 December 2020, comprised of shares for €123.4m, bonds for €2,819.6m, fund units for €379.6m, cash and cash equivalents for €957.3m and net other items for -€2.3m.

Cash and cash equivalents

Bank deposits and cash at 31 December 2020 amounted to €436.6m (€393.3m at 31/12/2019).



Current gains on assets and financial income. Gains and losses on trading

The breakdown of current gains on assets and financial income and gains and losses on trading are shown in the table below, with separate indication of net income relating to investments benefiting policyholders that bear the risk arising from pension fund management (Class D).

	FY	%	FY	%	Variation 20	20/2019
Amounts in €k	2020	Comp.	2019	Comp.	amount	%
NET GAINS ON INVESTMENTS AND FINANCIAL INCOME						
Land and buildings	(5,356)	(0.5)	(9,256)	(0.7)	3,900	42.1
Shares and holdings	121,579	10.4	105,243	8.4	16,336	15.5
referred to group companies	110,615		76,185		34,429	45.2
Bonds	1,030,811	88.1	1,138,700	91.2	(107,889)	(9.5)
Mutual investment fund units	88,955	7.6	101,273	8.1	(12,318)	(12.2)
Loans	12,623	1.1	12,198	1.0	425	3.5
Bank and post office deposits	116	0.0	6	0.0	110	п.s.
Sundry financial investments	9,321	0.8	(14,925)	(1.2)	24,246	162.5
Balance of reinsurance deposits	(923)	(0.1)	(1,750)	(0.1)	827	47.3
Interest on loans	(86,479)	(7.4)	(82,959)	(6.6)	(3,521)	(4.2)
TOTAL (a)	1,170,647	100.0	1,248,530	100.0	(77,883)	(6.2)
Gains (losses) on sale						
Land and buildings	64,810	59.4	49,228	27.7	15,582	31.7
Shares and holdings	(103,239)	(94.7)	18,206	10.3	(121,446)	(667.0)
Bonds	271,794	249.2	381,486	214.8	(109,692)	(28.8)
Mutual investment fund units	(81,687)	(74.9)	69,428	39.1	(151,115)	(217.7)
Sundry financial investments	(42,604)	(39.1)	(340,733)	(191.8)	298,129	87.5
TOTAL (b)	109,074	100.0	177,616	100.0	(68,541)	(38.6)
Total (a+b)	1,279,721		1,426,145		(146,424)	(10.3)
Net reversals on investments						
Land and buildings	(48,561)	25.2	(60,478)	(85.3)	11,917	19.7
Shares and holdings	(28,231)	14.7	(10,517)	(14.8)	(17,714)	(168.4)
referred to group companies	(1,513)		(14,613)		13,100	89.6
Bonds	(7,559)	3.9	153,272	216.2	(160,830)	(104.9)
Mutual investment fund units	(110,501)	57.4	(5,703)	(8.0)	(104,797)	(1837.5)
Other financial investments	2,472	(1.3)	(5,679)	(8.0)	8,151	143.5
Total (c)	(192,380)	100.0	70,894	100.0	(263,274)	(371.4)
TOTAL (a+b+c)	1,087,341		1,497,040		(409,698)	(27.4)
Net investment income of Class D						
-Investment funds and market indices	30,603		93,958		(63,355)	(67.4)
-Pension funds	63,245		139,645		(76,400)	(54.7)
Total Class D	93,848		233,603		(139,755)	(59.8)
GRAND TOTAL	1,181,190		1,730,643		(549,453)	(31.7)



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Gains on investments and cash commitments, net of losses on investments and financial charges, amounted to €1,170.6m. Net profit on sales totalled €109.1m. This amount includes net gains realised on sales of long-term investments for a value of €211.7m, of which €64.8m referring to buildings, €156.0m relating to long-term bonds and €0.1m relating to mutual funds, while investments recorded net capital losses of €10m.

For further details on long-term security transactions, please refer to the dedicated section of the Notes.

At 31 December 2020 net income and gains on asset and financial management before end-of-period valuations amounted to a total of €1,279.7m.

Net reversals of impairment losses and impairment losses were negative for -€192.4m and consisted of net adjustments on short-term financial investments for €142.3m, adjustments on real estate for €48.5m, of which €39.7m for depreciation for the period and value adjustments on investments in group companies for €1.5m.

Overall, net ordinary and extraordinary income, including impairment and reversals of impairment losses on investments, amounted to a positive €1,087.3m.

Net gains (losses) on investments benefiting policyholders that bear the risk and arising from pension fund management (Class D) amounted to a positive €93.8m.

Risk management policies (Art. 2428 of the Civil Code)

Financial risk is managed through the regular monitoring of the main indicators of exposure to interest rate risk, credit risk, equity risk, and liquidity risk.

Interest rate risk

The duration of the class C investment portfolio, an indicator of the Company's interest rate risk exposure, was 7.35 years at 31 December 2020. With specific reference to the bond portfolio, the duration was 8.90 years.

Risk Sector	Breakdown	Duration	Increase 10 bps	Increase 50 bps
Government	64.70%	11.20	(279,767,557)	(1,398,837,785)
Financial	27.22%	4.43	(46,593,968)	(232,969,839)
Corporate	8.08%	5.57	(17,381,777)	(86,908,886)
Bonds	100.00%	8.90	(343,743,302)	(1,718,716,510)

Credit risk

Management of the securities portfolio primarily involves investing in investment grade securities (89.13% of the bond portfolio).

Credit risk is monitored by measuring the portfolio's sensitivity to changes in benchmark credit spreads.

Rating	Breakdown	Increase 1 bps	Increase 10 bps	Increase 50 bps
AAA	0.49%	(440,599)	(4,405,989)	(22,029,947)
AA	5.16%	(3,623,787)	(36,237,874)	(181,189,372)
A	13.30%	(5,340,907)	(53,409,075)	(267,045,373)
BBB	70.18%	(25,585,559)	(255,855,586)	(1,279,277,928)
NIG	10.87%	(1,752,311)	(17,523,114)	(87,615,572)
Bonds	100.00%	(36,743,164)	(367,431,639)	(1,837,158,193)



Equity risk

Equity risk is monitored by analysing the equity portfolio's sensitivity to changes in the reference markets represented by sector indices.

	-		
Risk Sector	Breakdown	Beta coefficient	Shock -10%
Utilities	2.28%	0.91	(7,900,731)
Funds	81.81%	1.00	(283,690,823)
Raw materials	0.47%	1.22	(1,632,843)
Industrial	0.37%	0.98	(1,292,900)
Luxury goods	0.00%		
Health	1.93%	0.83	(6,685,272)
Finance	10.63%	1.18	(36,862,721)
IT	0.61%	1.03	(2,103,565)
Communications	1.55%	0.85	(5,387,237)
Real Estate	0.11%	0.68	(390,606)
Equity	100.00%	1.01	(346,761,292)

Liquidity risk

In the construction of the investment portfolio hedging provisions, priority is given to financial instruments that can be quickly transformed into cash and quantitative limits are specified for the purchases of securities that do not guarantee a rapid sale and/or a sale at fair conditions, because of their type or specific terms.

In that view, the Company constantly monitors cash flow matching between assets and liabilities in order to limit, particularly for segregated funds which no longer receive new business, the need to liquidate investments without adequate advance notice.

Treasury shares and shares of the holding company

At 31 December 2020, UnipolSai Assicurazioni held 406,365 treasury shares in its portfolio, for a total value of €0.7m, posted as a reduction of the shareholders' equity in the item Negative reserve for treasury shares (this value corresponds to the historic purchase cost as envisaged by current accounting standards). The number of treasury shares at 31 December 2019 was 1,004,643, with a value of €1.8m.

In March 2020, 1,800,000 shares were acquired, for the implementation of performance share type Compensation plans based on financial instruments, approved by the Shareholders' Meeting for the years 2019-2021 and which call for the assignment of shares in favour of UnipolSai Executives. In the course of 2020, a total of 2,398,278 shares were assigned to UnipolSai Executives in implementation of the outstanding Plans, of which 1,873,696 for the long-term incentive in execution of the 2015-2018 Plan and 524,582 shares only to the Executives not classified as significant risk takers, for the short-term incentive referring to the year 2019, in partial execution of the 2019-2021 Plan.

At 31 December 2020, 236,496 shares of the Holding Company Unipol Gruppo were also held by UnipolSai, for a total of €0.8m, recognised under Assets in Other financial investments (540,221 at 31 December 2019 for a total of €1.7m). In this regard, please note that a total of 1,000,000 shares of the Holding Company were acquired, for the implementation of performance share type Compensation plans based on financial instruments, approved by the UnipolSai Shareholders' Meetings and which call for the assignment of shares in favour of UnipolSai Executives. On 27 April 2020, 1,013,730 shares of the Holding Company were assigned to UnipolSai Executives for the long-term incentive in execution of the 2015-2018 Plan. Furthermore, in December 2020, an additional 289,995 shares were assigned only to the Executives not classified as significant risk takers, for the short-term incentive referring to the year 2019, in partial execution of the 2019-2021 Plan.



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Performance of Group companies

The financial statements of (direct and indirect) subsidiaries and associates were filed pursuant to Art. 2429 of the Civil Code. The key figures of the main subsidiaries are reported below.

Insurance Companies

Incontra Assicurazioni recorded a €14.9m profit at 31 December 2020 (profit of €12.8m at 31/12/2019), with premiums of €84.3m, down compared to the previous year (€184.7m in 2019), mainly concentrated in the Health and Pecuniary Losses classes. The decrease can be primarily attributed to the effects of the health emergency, caused by the spread of the COVID-19 pandemic starting in February. Since that date, there has been a reduction in physical insurance product distribution activities caused by the temporary impossibility for customers to move freely to go to UniCredit branches, measures to protect customers as well as employees and the priority commitment made by bank branches to perform primary activities in accordance with government requirements.

Linear, a company specialised in direct sales (online and call centre) of MV products, in 2020 generated a profit of €22.1m (€12.4m at 31/12/2019). Total gross premiums, amounting to €185.3m, recorded a 0.6% increase on 2019, particularly in the Land Vehicle Hulls class (+9.2%). The partnership for the sale of Home Assistance insurance with Hera, an Italian multiutility based in Bologna, recorded premiums written for €2.2m in 2020. Contracts in the portfolio at the end of 2020 were close to 661k units (+5.3%), an all-time high for the Company.

SIAT recorded a roughly €3.4m profit in 2020 (€0.1m at 31/12/2019) with total gross premiums (direct and indirect) at €149.4m (€159.8m in 2019). In general terms, business was down for the year (-6.5%), essentially referring to direct business and in particular Hulls sector, subject to an in-depth portfolio review and selection following the actions undertaken for the necessary improvement of the technical balance. Furthermore, the data were negatively influenced by the considerable depreciation recorded during the year in the US dollar (-9.2%), as a consistent part of the business acquired is denominated in this currency.

UniSalute confirms its leadership in the Health sector, closing the year with premiums (direct and indirect business) of €509.5m (€489.2m at 31/12/2019), up by 4.2%, thanks to the acquisition of important new corporate contracts. 2020 also posted a profit of €42.3m (€36.2m at the end of 2019), up by 16.8%.

Arca Assicurazioni achieved a net profit at 31 December 2020 of €35.1m (+26.3%), recording premiums for €140.4m (+3.0%), with a significant increase in the Non-MV classes (+5.8%) and a decrease in the MV segment (-5%). The breakdown of the portfolio among the distribution channels is almost totally focused on the banking channel which, at 31 December 2020, recorded 98.5% of the total Non-Life premiums (98.3% at 31/12/2019). Overall, the banking channel recorded a 3.3% increase in premiums compared to the previous year, with premiums written totalling approximately €138.4m.

In the bancassurance channel, **Arca Vita** earned premiums of €1,118.6m (-48.0%). The volume of total investments reached the amount of €9,040.1m (€8,539.3m at 31/12/2019). Arca Vita recorded a profit of €61.8m, compared to €64.8m in 2019.

BIM Vita recorded a profit of around €1.6m at the end of 2020, down slightly against 31 December 2019 (€2m). Gross premiums written amounted to €72.7m (around €75.9m at 31/12/2019). The volume of total investments reached the amount of €625.9m (€601.8m at 31/12/2019).



DDOR Novi Sad recorded a €10.4m profit (Non-Life and Life business) at 31 December 2020 (up against €8.7m at 31/12/2019), with growing premiums, which rose from €104m at the end of 2019 (of which €88.2m in the Non-Life sector) to €105.4m at 31 December 2020 (of which €90.9m in the Non-Life sector). Despite the generalised economic uncertainty linked to the pandemic situation, unlike in the majority of European countries, Serbia's macroeconomic indicators show strong resilience, with an improving unemployment rate, against a basically stable inflation rate and industrial growth. The company continues to be a sector leader, with Non-Life premium growth of 3.1% and Life premium growth of 8.7%.

Other Companies

In 2020, the diversified companies faced the COVID-19 emergency which, for Gruppo UNA and, to a lesser extent, Tenute del Cerro, heavily impacted the result and required significant targeted cost reduction efforts.

As regards the hotel sector, the revenues of the subsidiary **Gruppo UNA** declined by 73.9% compared to 2019, from roughly \le 123.8m to around \le 32.3m, due to the inevitable collapse in bookings and the closure of more than half of the structures in the March-May and November-December periods. Despite the 53% reduction in operating expenses, due to the high fixed costs component, the company closed 2020 with a loss of roughly \le 23m.

As concerns agricultural activities, packaged wine sales of the company **Tenute del Cerro** recorded a decrease of 5.8% compared to 31 December 2019 - from \in 7.7m to \in 7.3m - while total revenues declined by 8.7% compared to the previous year, from \in 8.8m to \in 8m. In any event, a rigorous reduction in operating expenses made it possible to limit the loss for the period to \in 0.1m.

Casa di Cura Villa Donatello closed 2020 with revenue of €29.1m, up by around 13.8% compared to 2019 (€25.6m). Revenue trends show a continuation of the positive performance in the core business, for hospitalisation (hospital stays and outpatient surgery) as well as clinic activities (visits and diagnostics). The company recorded a profit of €0.4m, up slightly compared to 2019.

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Management Report

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Transactions with Group companies and transactions with related parties

Transactions with Group companies (Art. 2497-bis of the Civil Code)

UnipolSai Assicurazioni provides the following most economically significant services to Group companies:

- Governance (services supporting internal control, risk management, compliance and the Actuarial Function Validation);
- Finance;
- Innovation;
- Communications and Media Relations;
- Anti-money laundering and Anti-terrorism;
- 231 support;
- Institutional Relations;
- Assessment of investments;
- Human resources and industrial relations (personnel administration, external selection, development and remuneration systems, welfare initiatives, personnel management, trade union relations, employee disputes, employee welfare, safety);
- Organisation;
- Training;
- Legal and corporate (corporate affairs, group legal register management, anti-fraud, institutional response, legal
 insurance consulting, privacy consulting and support, general legal and disputes, corporate legal, complaints,
 management of investments);
- Claims settlement;
- Insurance (distribution network regulations, MV portfolio management, reinsurance, product marketing, MV tariff setting, development and maintenance of MV products, general class tariff setting, development and maintenance of general class products, technical actuarial coordination, Life bancassurance);
- IT services
- Actuarial Function Calculation;
- Administration (accounting, tax, administrative and financial statements services);
- Management control;
- Procurement and general services;
- Real estate (coordination of urban planning processes, strategic real estate asset management, value added services, operational management of property sales and purchases, property leasing services, project management, tenders and contracts, logistics and real estate services, facility management, tax and duty property management, property management).

With the exclusion of Financial Management, which calls for consideration calculated through the application of a commission on volumes managed, in order to determine the charges to Group companies, external costs incurred are taken into account, due for example to products and services acquired from suppliers, and the costs resulting from activities carried out directly, i.e. generated by their own staff, and taking account of:

- performance objectives set for the provision of the service to the company;
- strategic investments required to ensure the agreed levels of service.

The following elements are specifically taken into consideration:

- the number and cost of the dedicated staff, including pay, charges and other accessory costs attributable to personnel;
- generic functioning costs generally associated with each workplace (premises, electricity, telephone, personal computers, heating, depreciation of furniture, etc., in addition to IT costs associated with each activity);
- any other specific, directly attributable costs.

The approach described above is generally used also to determine the costs of the services that the Company receives from Group companies.

The main services received by the Company are summarised below.

UniSalute performs the following services in favour of UnipolSai Assicurazioni:



- managing addressing services, providing medical advice and assistance by telephone, making bookings, managing and settling claims relating to specific guarantees/products on behalf of the Company;
- policyholder record updating services and administrative services associated with the payment of health policy claims.

SIAT - Società Italiana Assicurazione e Riassicurazioni performs the following services in favour of UnipolSai Assicurazioni:

- · technical assistance in the negotiation and stipulation of transport and aviation contracts;
- portfolio services for agreements in the transport sector;
- administrative support in the relationships with insurance counterparties.

Directly or through qualified third-party suppliers AlfaEvolution Technology is in charge of the supply and industrial management at the network of installers and agencies of "black boxes", providing the connectivity and data transmission service, the management of online data and additional services that may be activated on the installed devices.

Auto Presto&Bene provides car repair services for UnipolSai Assicurazioni, while APB Car Service provides glass-fitting services.

UnipolRe DAC carries out for UnipolSai Assicurazioni administrative and accounting services for inwards and outwards reinsurance with reference to treaties in run-off.

UnipolSai Investimenti SGR administers on behalf of UnipolSai the units of real estate funds owned by UnipolSai.

Leithà provides, in favour of UnipolSai, innovative services with high technological value and study and analysis of data to support the development of new products and processes and business evolution, including the necessary preparatory and instrumental activities for the realisation of commissioned research projects, and, possibly the development of operating systems of tware, operating systems and applications and database management pertaining and functional to such projects.

Pronto Assistance Servizi provides the following services for the consortium member companies:

- ✓ organisation, provision and 24/7 management of services provided by the assistance insurance coverage, by taking the action requested and managing relations with professionals and independent suppliers to which the material execution of the action is assigned, also including settlement of the related remuneration.
- ✓ Contact centre activities for the customers, specialists and agencies of the Group.

 $Unipol Sai Servizi\ Consortili\ continued\ its\ supply\ and\ service\ activities, relating\ in\ particular\ to\ the\ management\ of\ the\ communications,\ image\ and\ brand\ of\ the\ Unipol\ Group.$

UnipolSai Servizi Previdenziali, performs administrative management of open pension funds on behalf of a number of Group companies.

The transactions described above were concluded in compliance with applicable regulations, i.e. the cases set out in Art. 2391 of the Civil Code (Directors' interests), the Policy on intragroup transactions and the regulations of transactions with related parties.

Moreover, it is noted that UnipolSai conducts the following normal transactions with Group companies:

- reinsurance and coinsurance;
- leasing of property and other tangible assets;
- agency mandates;
- secondment of personnel;
- long-term vehicle rental;
- training project management.

These transactions, which do not include atypical or unusual transactions, are settled at normal market conditions.



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Tax regime for taxation of group income (so-called "tax consolidation")

The Parent Unipol exercised the Group tax consolidation option governed by Title II, Chapter II, Section II of Italian Presidential Decree 917/86 (the Consolidated Income Tax Act, Articles 117 et seq.) as consolidating entity, jointly with the companies belonging to the Unipol Group meeting the established regulatory requirements over time. The option has a three-year duration and is renewed automatically unless cancelled.

Exercise of the option for the establishment of the Unipol VAT Group

On 14 November 2018, Unipol Gruppo and the subsidiaries for which there are the economic, financial and organisational restrictions set forth by regulations in force exercised the joint option for the establishment of the Unipol VAT Group for the 2019-2021 three-year period, with automatic renewal until cancelled, pursuant to Arts. 70-bis et seq. of Italian Presidential Decree no. 633/1972 and Ministerial Decree of 6 April 2018.

Transactions with related parties

Consob, by issuing the Regulation introducing provisions pertaining to transactions with related parties, with resolution no. 17221 of 12 March 2010, as subsequently amended (the "Consob Regulation"), regulates the disclosure obligations and the decision-making rules pertaining to transactions with Related Parties carried out by listed companies, directly or through subsidiaries.

This regulation is a part of the broader framework of regulatory provisions for groups and conflict of interest, introduced with the reform of corporate law, in order to:

- avoid the interference of the main shareholders (i.e. the shareholders or the parties that exercise control or a significant influence on the issuer) and of the management (i.e. the key managers) in the management of the company, to the detriment of minorities;
- limit the risk that the executive bodies, carrying out operations outside ordinary activities and/or market or standard conditions, may damage the company's capital;
- allow the performance of transactions with related parties that pursue objectives of efficient management of the company's resources.

The Procedure for related-party transactions (the "**Procedure**") - prepared pursuant to Art. 4 of the Consob Regulation - defines the rules, methods and principles that ensure the transparency and substantive and procedural fairness of the Transactions with Related Parties executed by UnipolSai, either directly or through its subsidiaries.

The Company is subject to management and coordination by Unipol Gruppo S.p.A. ("Unipol" or the "Parent"); therefore, in addition to being obligated to comply with the provisions of the Consob Regulation that specifically apply to it as a listed subsidiary, is also the recipient of the rules of conduct dictated by the Parent, also with reference - for matters of specific interest herein - to the similar procedure adopted by Unipol.

The Policy on intragroup transactions adopted pursuant to IVASS Regulation no. 30 of 26 October 2016 remains in place, since applicable.

This being said, in the course of 2020, UnipolSai did not carry out, directly or through subsidiaries, any related-party transactions qualified as of "Major Significance" and/or "Minor Significance" pursuant to the Procedure.

Please note that, in December 2020, the UnipolSai Board of Directors approved - after obtaining the favourable opinion of the Related Party Transactions Committee - the transaction qualified as of "Major Significance" concerning the settlement agreement signed in March 2021, as specified below in the "Significant events after the reporting period" section, as well as extensively commented on in the Notes in the section "Corporate liability action against certain former directors and statutory auditors decided by the Shareholders' Meetings of Fondiaria-SAI and Milano Assicurazion!". For additional information on this matter, see the Information Document concerning Transactions of Major Significance with Related Parties, drawn up by UnipolSai pursuant to Art. 5 of the Consob Regulation and published with the timing and methods set forth by law and published on the institutional website of the Company in the Governance/Related Party Transactions Section.



The following table shows transactions with related parties carried out during 2020. It should be noted that the application scope of the Procedure for related party transactions, adopted pursuant to Consob Regulation no. 17221 of 12 March 2010, as amended, also includes some counterparties that are included, on a voluntary basis, pursuant to Art. 4 thereof. The above also includes UCIs, in which the Company, or one of its related parties, holds more than 20% of the equity rights.



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Information on transactions with related parties at 31 December 2020

=											
	11.116				Other						
Amounts in €k	Holding company	Subsidiaries	Affiliates	Associates	related parties (**)		Total		Incid	ence	
Assets	30pa/		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, , , , , , , , , , , , , , , , , , , ,	par 1100 ()		, , ,				
Bonds				6,849	2,569		9,419	0.02	(1)	0.40	(3)
Loans	567,785	168,577	30,843	6,015	,3.3		773,220	1.41	(1)	32.85	(3)
Bank deposits					20,115		20,115	0.04	(1)	0.85	(3)
Deposits with ceding									,,		
companies		138,819					138,819	0.25	(1)	5.90	(3)
Receivables arising from direct insurance/reinsurance											
business		16,119		7	55,381	(4)	71,507	0.13	(1)	3.04	(3)
Other receivables	23,028	49,358	1,597	1,047	41,544		116,573	0.21	(1)	4.95	(3)
Bank deposits and post office											
accounts					341,943		341,943	0.62	(1)	14.53	(3)
Sundry assets		292			12,631		12,923	0.02	(1)	0.55	(3)
Technical provisions – Reinsurers' share		104,376					104,376	0.19	(1)	4.43	(3)
Total	590,813	477,541	32,439	13,918	474,183		1,588,895	2.90	(1)	67.50	(3)
Liabilities		,,,,,,	5-1.00		17 11 - 0		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			., .	137
Deposits received from											
reinsurers		16,522					16,522	0.03	(1)	0.70	(3)
Payables arising from insurance/reinsurance business		4,235			153		4,388	0.01	(1)	0.19	(3)
Sundry payables	66,256	85,495	22		5,727		157,500	0.29	(1)	6.69	(3)
Sundry liabilities	6,713	1,906			10,052		18,671	0.03	(1)	0.79	(3)
Total	72,969	108,157	22		15,932		197,080	0.36	(1)	8.37	(3)
Income from:	7-13-3	150,137			.5/55_		.5,,,	0.50	17	5.57	(5)
Land and buildings	263	7,502			4,388		12,153	0.54	(6)	1.49	(2)
Shares, units and dividends	_	108,264	1,726		625		110,615	4.95	(6)	13.58	(2)
Other investments	8,291	1,816	1,814	5,479	1,158		18,557	0.83	(6)	2.28	(2)
Other income - Extraordinary									, ,		
income	4,520	54,905	2,620	114	3,407		65,567	2.93	(6)	8.05	(2)
Gains on realisation of investments					63,832		63,832	2.85	(6)	7.84	(2)
Total	13,074	172,486	6,160	5,593	73,411		270,724	12.10	(6)	33.25	(2)
Charges	13,074	1/2,400	0,100	3,333	/3/411		2/0,/24	12.10	(0)	33.23	(2)
Investment management											
expenses		887			36,338		37,225	0.07	(6)	4.57	(2)
Losses on realisation of		-0			_				(61		/-1
Other charges - Extraordinary		38			1		40		(6)		(2)
expenses	70	16,068			1,071		17,209	0.03	(6)	2.11	(2)
Total	70	16,993			37,410		54,473	0.10	(6)	6.69	(2)
Technical charges											
Acquisition costs	318	20,021			173,437	(4)	193,776	8.66	(6)	23.80	(2)
Administrative expenses	12,517	24,727	2		3,193		40,438	1.81	(6)	4.97	(2)
Total	12,835	44,748	2		176,630		234,214	10.47	(6)	28.76	(2)
Non-Life and Life technical account											
Balance of outwards									6.1		6.1
reinsurance * Balance of inward reinsurance		21,782					21,782	2.35	(7)	2.67	(2)
net of retroceded amounts *		1,654					1,654	0.18		0.20	(2)
Total (1) The percentage based on total ass		23,436					23,436	1.05	(7)	2.88	(2)

⁽¹⁾ The percentage based on total assets/liabilities in the Statement of Financial Position.

⁽²⁾ The percentage on profit (loss) for the period.

⁽³⁾ The percentage on total sources of financing in the statement of cash flows.

⁽⁴⁾ Amounts relating to transactions with investee agencies.

⁽⁵⁾ The percentage on total memorandum accounts.

⁽⁶⁾ The percentage on total gains/losses, respectively.

⁽⁷⁾ The percentage on balance of the life and non-life technical result.

^(*) Negative amounts are a cost for the company.

^(***) This column shows the relation with subsidiaries held directly and other related parties.



Comments on the main items

The item bonds represented the bonds issued by Group companies and held by UnipolSai; in particular, it referred to the associate Garibaldi (€5.1m), to the associate Isola S.c.A. (€1.8m) and to other investees (€2.6m): Syneteristiki (€1.5m) and Ex Var S.c.A. (€1.1m).

At 31 December 2020, the item loans to the holding company, amounting to €567.8m, referred to:

- two loans executed in 2009 (for a total of €267.8m) in favour of Unipol Gruppo after Unipol Assicurazioni subsequently merged into UnipolSai Assicurazioni took over the role of issuer of the Unipol 7% and Unipol 5.66% bond loans. The total interest for the year at 31 December 2020 was €1.6m;
- a loan for €300m granted by UnipolSai Assicurazioni on 1 March 2019 indexed to the 3M Euribor plus a
 spread of 260 basis points, with bullet repayment at 5 years (with the possibility of full or partial early
 repayment), and the payment of interest on a quarterly deferred basis as part of the sale to Unipol of a share
 of the equity investment held in Unipol Banca. The total interest for the year at 31 December 2020 was €6.7m.

At 31 December 2020, the outstanding loans to subsidiaries amounted to €168.6m and referred for €123.9m to the loan for a maximum of €150m, which may be disbursed in multiple tranches in favour of Car Server, the name of which was changed to UnipolRental, granted in July 2020, to replace the previous outstanding loan for €223.9m repaid on 31 July 2020. The total interest for the year at 31 December 2020 was €1m. The remainder refers to: Meridiano Secondo for €36.8m inclusive of interest accrued, AlfaEvolution Technology for €7m and Cambiomarcia for €0.9m.

As regards the affiliates, the amount refers solely to UnipolReC which in the course of 2020 repaid principal equal to €34.4m early, and therefore the remaining loan at 31 December 2020 amounted to €30.8m.

Loans to associates equalled \in 6.0m and referred exclusively to Borsetto.

The item deposits at banks related entirely to accounts with BPER Banca.

Deposits with ceding companies were linked entirely to outstanding reinsurance treaties with subsidiaries and referred only to UniSalute.

The item receivables arising from insurance and reinsurance business in terms of transactions with subsidiaries referred primarily to the following companies: Uniassiteam (ϵ 7.8m), Sogeint (ϵ 5.7m), Unisalute (ϵ 1.1m), UnipolRe (ϵ 0.7m) and Incontra Assicurazioni (ϵ 0.5m). In transactions with the other investees, the item referred in full to receivables from corporate agencies.

Other receivables from the holding company referred mainly to the receivable from Unipol Gruppo as a result of participation in the tax consolidation regime; with respect to the subsidiaries it comprised non-insurance receivables, referred to the performance of services, of €5.5m from UniSalute (€5.0m as a deposit established on the basis of a claims management agreement), €4.9m from Arca Vita, €4.8m from Gruppo UNA, €2.0m from Incontra Assicurazioni, €1.5m from Linear, €1.2m from Casa di Cura Villa Donatello and €1.0m from Tikal R.E. Fund.

The item also included a receivable of €20m from Pronto Assistance Servizi, of which €11.2m for advances on services to be provided and €8.7m for service and secondment of personnel.

Receivables from other investees included receivables from Finitalia amounting to \leq 40.6m for premiums advanced by the latter as part of the service relating to the split payment of policies, and from BPER Banca for \leq 0.8m.

The entire amount (€341.9m) of bank deposits with other investees referred to the balance of current accounts held with BPER Banca, whereas the sundry assets included almost exclusively, for €12.1m, amounts secured for claims with the same counterparty.

Technical provisions - Reinsurers' share referred to reinsurance relations with the subsidiaries UnipolRe DAC for €82.1m and SIAT - Società Italiana di Assicurazione for €22.2m.

The item deposits received from reinsurers referred only to the subsidiary UnipolRe DAC.



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Sundry payables due to the holding company Unipol Gruppo referred mainly to payables for participation in the tax consolidation regime.

Those due to subsidiaries referred mainly to payables for services received from UniSalute (\in 20.6m), UnipolSai Servizi Consortili (\in 31.4m), Pronto Assistance Servizi (\in 4.9m), Gruppo UNA (\in 4.5m), Auto Presto e Bene (\in 2.7m), AlfaEvolution (\in 15.0m), Leithà (\in 2.3m) and Linear (\in 1.5m). In relation to other investees, sundry payables are mainly comprised of payables due to BPER Banca (\in 4.8m).

Sundry liabilities to holding companies referred entirely to the allocation of the costs for employees seconded by Unipol Gruppo; with respect to the other investees, it referred to payables to Finitalia amounting to €8.5m.

Income from land and buildings referred primarily to leases with the subsidiaries UniSalute (\in 3.0m) and Linear (\in 2.0m). With respect to other investees, it referred in particular to lease agreements with BPER Banca (\in 3.0m).

The item dividend income from subsidiaries referred to Arca Vita (€33.0m), UniSalute (€29m), UnipolRental (€12.5m), UnipolSai Finance (€10.5m), Linear (€9.8m), Incontra Assicurazioni (€5.3m), DDOR Novi Sad (€4.2m), AlfaEvolution Technology (€2.0m), Auto Presto e Bene (€1m) and Bim Vita (€0.8m).

Gains on other investments mainly referred to interest income on the loans granted to the holding company Unipol Gruppo and income on bonds, primarily with regard to the associate Garibaldi, for €5.1m.

Other income - extraordinary income mainly referred to recoveries for services provided and secondment of personnel with regard to transactions with subsidiaries and affiliates. Transactions with other related parties also included commissions for the placement of banking products recognised by BPER Banca.

The item profits on sale from investments referred nearly entirely to the capital gain realised due to the contribution to the Tikal and Oikos funds of a portion of real estate assets, as described in detail in the section relating to Real Estate Management.

Investment management expenses mainly relate to the expense on the securities dossier.

Other charges - extraordinary expenses related primarily to capital losses from trading and losses on receivables from subsidiaries relating to the sale of the company SEIS (€15.1m).

Acquisition costs in transactions with other related parties referred in part to the cost for fees due to Finitalia for the loan granted to the contracting parties for the purchase of policies (totalling €61.4m) and commissions paid to investee agencies.

As regards administrative expenses, the amounts referred almost exclusively to costs for the provision of services and in particular to the holding company Unipol Gruppo ($\[\in \]$ 12.5m), as well as to the following subsidiaries: UniSalute ($\[\in \]$ 7.4m), SIAT – Società Italiana di Assicurazione ($\[\in \]$ 1.4m), UnipolRe DAC ($\[\in \]$ 1.1m), UnipolSai Servizi Consortili ($\[\in \]$ 6.7m) and real estate costs to Midi ($\[\in \]$ 4.1m).

The balance of outwards reinsurance mainly derived from transactions with the subsidiaries UnipolRe DAC (€12.5m) and SIAT (€9.3m).

Please also note that the contributions payable by the Company paid in the course of 2020 to Company employee and executive pension funds amounted to €17.6m.



Remuneration paid to members of the Administration and Control Bodies, the General Manager and Key Managers

Remuneration payable for 2020 to the Directors, Statutory Auditors, the General Manager and Key Managers for carrying out their duties amounted to €13.3m, details of which are as follows:

Amounts in €k	2020
Directors and General Manager	3,660
Statutory Auditors	221
Other Key Managers	9,452

^{*} The amount mainly comprises compensation of employees and it includes the amount paid to Unipol Gruppo as consideration for the secondment of some Key Managers.

The remuneration of the General Manager and the Key Managers relating to benefits granted under the share-based compensation plans (performance shares), is duly represented in the Remuneration Report, prepared according to Art. 123-ter of the Consolidated Law on Finance and made available, pursuant to current regulations, on the Company website.

In 2020 the companies in the Group paid UnipolSai the sum of €0.4m as remuneration for the activities carried out by the General Manager and the Key Managers.



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Disclosure about Solvency II prudential supervision

The test for the capital adequacy of the Company is determined in compliance with the Solvency II regulations, which came into force on 1 January 2016. The main applicable legal and regulatory references are as follows:

- Framework Directive 2009/138/EC ("SII Directive"), adopted in the Italian legal system with Italian Legislative
 Decree 74 of 12 May 2015, which amended and supplemented Legislative Decree 209/2005 (Private Insurance
 Code);
- the Delegated Acts, issued with EU Delegated Regulation 35/2015 and subsequent amendments and integrations ("Regulation"), which supplement the SII Directive;
- the Guidelines issued by EIOPA, adopted through the regulations issued by IVASS, including in particular:
 - IVASS Regulation no. 18 of 15 March 2016 contains the application rules and the methods to be adopted to determine the technical provisions;
 - IVASS Regulation no. 25 of 26 July 2016 pertaining to the identification, measurement and classification of the core equity components;
 - IVASS Regulation no. 32 of 9 November 2016 pertaining to Own Risk and Solvency Assessment provisions;
 - IVASS Regulation no. 34 of 7 February 2017 implementing provisions on the measurement of assets and liabilities other than technical provisions in the Solvency II Report;
 - IVASS Regulation no. 35 of 7 February 2017 containing provisions for the adjustment for the ability to absorb the losses of technical provisions and of deferred taxes in the determination of solvency capital requirements calculated with the standard formula.

Solvency capital requirements and relevant coverage ratios

The Company had equity admissible to cover the capital requirements equal to 3.18 times the Solvency Capital Requirement (SCR), (at 31/12/2019 2.84), and 6.42 times the Minimum Capital Requirement (MCR) (at 31/12/2019 5.65). The table below summarises:

- the amount of equity available and admissible to cover the capital requirements, with details of the individual levels;
- the amount of the SCR and MCR;
- the coverage ratios of the capital requirements.

_					
Amounts in €m	Total	Tier1- unrestricted	Tier1- restricted	Tier 2	Tier 3
Available own funds to meet the Solvency Capital Requirement	9,509.9	6,810.7	1,562.9	1,136.3	
Available own funds to meet the Minimum Capital Requirement	9,509.9	6,810.7	1,562.9	1,136.3	
Eligible own funds to meet the Solvency Capital Requirement	9,509.9	6,810.7	1,562.9	1,136.3	
Eligible own funds to meet the Minimum Capital Requirement	8,642.6	6,810.7	1,562.9	269.0	
Solvency Capital Requirement	2,989.3				
Minimum Capital Requirement	1,345.2				
Ratio of Eligible own funds to Solvency Capital Requirement	3.18				
Ratio of Eligible own funds to Minimum Capital Requirement	6.42				



All the figures above are calculated on the basis of the information available on the date of this Report. The solvency situation of the Company will be subject to a specific disclosure to the market and to the Supervisory Authority by the deadline set forth by legislation in force.

The individual solvency capital requirements are calculated using the Partial Internal Model, approved by the Supervisory Authority for regulatory purposes, starting from 31 December 2016. For the purposes of determining equity, the volatility adjustment prescribed by Art. 36-septies of the Private Insurance Code is applied.

Partial Internal Model

In February 2017, UnipolSai Assicurazioni received authorisation from the Supervisory Authority to use the Partial Internal Model for calculating the individual solvency capital requirement with effect from valuations at 31 December 2016.

The Partial Internal Model is used to assess the following risk factors, as well as in the aggregation process:

- Non-Life and Health Technical Insurance risks relating to the earthquake catastrophe component;
- Life Technical Insurance risks;
- Market risk;
- Credit risk.

There is a plan for the extension of the Partial Internal Model in order to include all measurable risk modules in its structure and reach a Full Internal Model type configuration.

Non-Life and Health technical insurance risk is represented by the following risk sub-modules: tariff-setting risk, provisions risk, catastrophe risk and surrender risk. A Partial Internal Model (for Earthquake catastrophe risk), Specific Company Parameters and the Standard Formula are used to calculate the solvency capital requirement.

The Supervisory Authority, by Measure of 2 February 2016, authorised the use from 1 January 2016 of the specific parameters of the Undertaking for the calculation of the solvency capital requirement for the tariff-setting and provision risks in the following segments:

- Segment 1, Proportional insurance and reinsurance on TPL resulting from the circulation of vehicles;
- Segment 4, Proportional insurance and reinsurance against fire and other damage to property;
- Segment 5, Proportional insurance and reinsurance on general TPL.

In addition, except with regard to Earthquake risk, the catastrophe risks and surrender risk are assessed using the Standard Formula.

Life underwriting risk (mortality/longevity risk, surrender risk and expense risk) is measured using the Partial Internal Model based on the Least Square Monte Carlo approach, consistent with the principles indicated in Solvency II regulations, which allow calculation of the Probability Distribution Forecast in relation to Life risk factors. Catastrophe risk, in addition to the Life underwriting risks relating to Unit-Linked and Pension Fund products, are assessed using the Standard Formula.

The market risk of the securities portfolio, for which the investment risk is not borne by the policyholders, is measured using the Partial Internal Model that adopts a Monte Carlo VaR approach. As part of the Internal Market Model, Life liabilities are replicated through cash flows with a maturity equivalent to the breakdown of Life provisions for the guaranteed component and polynomial functions (the Least Square Monte Carlo approach) to represent the Future Discretionary Benefits component. Market risk of the securities portfolio for which investment risk is borne by policyholders and concentration risk are assessed using the Market Wide Standard Formula.

Credit risk is measured using the Partial Internal Model that adopts a CreditRisk+ approach. This model makes it possible to measure the risk of default relating to bank counterparties, concerning exposures deriving from cash available at banks and financial risk mitigation operations through derivative contracts, as well as to the insurance and reinsurance exposures. Furthermore, the model allows the risk of default deriving from exposures to intermediaries and policyholders to be measured.



Management Report

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The **risk aggregation process** defined by the Group calls for a bottom-up approach and may be broken down into two phases:

- aggregation of the risk sub-modules which make up Market risks, Non-Life and Health Technical Insurance risks, Life Technical Insurance risks and Credit risks so as to obtain the Probability Distribution Forecast ("PDF") of each risk module;
- aggregation of the risk modules of Market risks, Non-Life and Health Technical Insurance risks, Life Technical Insurance risks and Credit risks in order to calculate the Basic SCR.

The aggregation of the sub-modules involves three distinct approaches:

- joint sampling of risk factors;
- aggregation by means of the Var-Covar method (with a posteriori determination of the PDF);
- aggregation of multiple marginal distributions through coupling functions.



Other Information

Human resource management and development

The Company's workforce at 31 December 2020 consisted of 7,149 employees. In 2020, 582 employees stopped working for the Company, of whom 7 for intra-group transfers and 575 due to actual termination, as a result of resignations, incentivised departures, retirement, participation in the "Solidarity Fund" and other reasons for termination. There were 204 entries, of whom 163 new hires and 103 on permanent contracts (hired from the market or hiring of former temporary workers), 60 on fixed-term contracts or for seasonal work that refer to employees hired during the year and on the workforce at 31 December 2020, 5 reinstatements and 36 new entries due to mobility processes within the insurance Group.

If calculated as full time equivalent (FTE), that is, considering the number of hours actually worked, the number of employees would be 6,926.

Personnel costs for remuneration, social security expenses and post-employment benefits amounted to €548.3m.

As part of activities for implementing the current Business Plan, in the year 2019 trade union agreements were signed in relation to jointly agreed termination of employment contracts for non-executive personnel reaching pension age by 31 December 2023.

These personnel will receive their pension directly from INPS, if they have reached entitlement, or will have access to the extraordinary section of the Solidarity Fund, whereby they will receive a cheque paid by the company that is equivalent to the future pension until such a time as the state pension requirements are met, through payment by the company to INPS of the related contributions.

In this regard, in the course of 2020 the agreed termination of contract involved 520 workers, of whom:

- ✓ 377 stopped working on 29 February 2020, with access to the Solidarity Fund;
- √ 143 stopped working between 31 January 2020 and 31 December 2020 to receive the retirement incentive.

Following the COVID-19 epidemiological emergency, taking into account the significant decline in economic activity and on the basis of the legal provisions issued in the course of the year, various trade union agreements were signed in the Group's different business areas.

In particular, for UnipolSai, a partial reduction in work activities was established, for a total of 18 days, first through the use of leave accrued and not yet taken and then by recourse to the ordinary section of the Solidarity Fund, in any event guaranteeing full protection of remuneration and the correlated contribution. This recourse made it possible to recover contributions paid to the Fund in the past by the Group companies, without requiring recourse to contributions referring to employees or other insurance sector companies. Furthermore, it was established that employees will make use of the leave due for the year 2020.

Please also note that, in the course of 2020, trade union agreements were signed in relation to jointly agreed termination of employment contracts for executive personnel reaching pension age by 31 December 2023, which was then extended to 2024. Following termination, these personnel will receive a cheque paid by the company that is equivalent to the future pension until such a time as the state pension requirements are met, through payment by the company to INPS of the related contributions.

Training

In 2020, Unica committed to remaining close to people, enabling employees and the sales network to continue training despite the health emergency.

The Unica team quickly reorganised to work remotely and immediately committed to guaranteeing all users continuous remote access to the training portal, through which training support was offered on the technologies required to operate within a new work scenario, as well as on other technical and transversal skills. The emergency scenario rapidly redefined priorities, slowing the planning and development of training projects, especially the more complex ones. Due to the suspension of classroom training, Unica concentrated on redesigning dozens of courses already started or scheduled during the year to support the business, with the resulting redefinition of structures, durations and training calendars. New classroom-alternative tools and methods were explored and introduced - including training videoconferences using Google Meet for Networks and the webinar via Adobe Connect for Networks and Employees.



Management Report

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In March, Unica's new organisation was deployed, with a simpler structure and a new Faculty dedicated to masters and high-level apprenticeship courses and entry courses for young people.

In July, following the audit performed by the certifying entity DNV GL, Unica obtained the renewal of its ISO 9001:2015 certification.

Training activities during the year focused on implementing courses, through the Unica Faculties, with mandatory and regulatory, technical, commercial, managerial and behavioural content.

Among these were the hours provided to meet obligatory requirements and those provided in compliance with IVASS Regulation no. 40/2018, necessary to spread knowledge on insurance products and revised industry regulations.

Training provided to employees

The training activities that mostly concerned the employees were those of a regulatory, technical-insurance and managerial nature. A total of 788 courses were created and held (including external courses). A good deal of the projects were carried out with training financed by the Bank Insurance Fund (FBA). Some of the main projects were:

- The "Unipol Insurance Master Program" (third edition). A new group of 20 young recent graduates began its inter-functional training path within the company in October 2020 (at the moment carried out entirely remotely), aiming to develop technical/management skills, including by gaining experience in different Group businesses.
- The "Change Management" course, which continued to involve those who had changed job, providing them with the tools and methods required to facilitate change management;
- The training snippets on **Smart Working**, for both Managers and employees, launched to best manage remote work, facilitating cultural change and supporting people in the adoption of a new way of organising their work;

In the management of the health emergency, the online course "COVID-19 Emergency - Rules of conduct and best practices - Training on workplace safety" was made available in order to describe to all employees the conduct to be adopted to help limit the spread of the virus.

Training Projects for the Sales Network

The training intended for the Sales Network referred to building courses useful in further increasing skills, also in compliance with training obligations envisaged in the IVASS Regulation.

Intense work has been developed dedicated to training on new or restyled products.

Protection of Privacy

Regulation (EU) 2016/679 on the protection of personal data (the "GDPR"), which as of 25 May 2018 introduced significant new elements in the protection of personal data, requires continuous training on the topic and strong substantial accountability of the company, which must guarantee and be capable of demonstrating its compliance with the GDPR provisions.

To that end, in the course of 2020, the Company, with the support of the Group's Data Protection Officer, continued to provide training to the employees both through e-learning courses and face-to-face meetings/lessons carried out remotely, in addition to evaluating the effectiveness and efficiency of the oversight mechanisms, processes and organisational system implemented in order to guarantee that its personal data management complies with regulations in force and is more transparent with respect to data subjects, through:

- monitoring of the record of processing activities required under Art. 30 of the GDPR;
- updating of service agreements between Group companies and between them and external suppliers;
- updating of company communication documents to outline guidelines and procedures for the proper management of personal data and to ensure the regulatory compliance of processing;
- assessment on the compliance of processes and procedures with regulatory provisions;
- monitoring of the implementation of the actions identified in the assessments;
- monitoring of the reference regulatory framework, including through the assessment of regulations and/or guidelines of the European and national authorities subject to public consultation to propose, when necessary, requests for changes, amendments, supplements or clarifications with respect to topics linked to the processing of personal data;
- monitoring of the penalty measures issued by the Data Protection Authority;
- impact assessments on data protection, in keeping with the privacy by design and by default principles.



In the course of 2020, the Company was required to deal with the health emergency linked to the spread of the COVID-19 pandemic: in this context, the advice of the Group's Data Protection Officer was necessary to guarantee (i) the compliance of personal data processing performed within the scope of all measures and projects implemented by the Company and aiming to provide targeted and concrete protection and solutions with respect to the virus and its consequences and (ii) the adoption of measures intended to prevent the spread of the virus in the workplace and limit the relative risks for all employees (for example, by defining guidelines to allow for the entry into the company of employees, external suppliers and guests on the basis of the regulations and protocols adopted over time for the management of the pandemic, in any event guaranteeing respect for provisions on personal data protection).

Research and development activities

In response to a market scenario undergoing constant technological evolution, UnipolSai makes investments to develop and accelerate innovation and meet the new needs of customers.

For UnipolSai, intellectual capital represents most of the assets used to build its strategies and is continuously enhanced through investments in innovation.

Investment in data, telematics and the application of Artificial Intelligence and Robotic Process Automation (RPA) generates real returns for the core business. The main effects are the improvement of the capacity to identify fraud, through the automatic and "predictive" flagging of suspicious claims; a reduction in the cost of claims; the expansion of knowledge of real customer needs and the subsequent creation of new services and products offered to customers in a range of segments.

Technological evolution also involves the service companies and ecosystems.

The Group frequently involved and leveraged the contribution of start-ups, universities and research networks in the innovation processes.

IT services

In 2020, Business Plan activities carried out in relation to Multi-channelling, Process Digitalisation & Optimisation, Cybersecurity, Data and New Architectures & Technologies were set up so as to ensure the Company's operational continuity and the management of the COVID-19 emergency through the implementation of a series of specific initiatives broken down along the following lines:

• Initiatives in favour of agencies

New remote sales functions were implemented to support agency operations during the lockdown (for example, extensions of the advanced electronic signature, new payment methods via SMS and Virtual POS) and modifications were made to incentive and economic settlement system management procedures to support agency liquidity. The initiatives resulted in a 70% boost in the use of advanced electronic signatures and payments made in mobility and remotely more than doubled compared to the previous year.

Initiatives in favour of customers and the business

Modifications were developed for applications and operating procedures to adapt to the regulatory changes introduced, and new products, commercial initiatives and rate changes were created to support business actions for emergency management.

Specifically, new Digital Campaigns were carried out based on the use of the app: #UnMesePerTe and #AndràTuttoBene FREE in April and #UniSalutePerTe in December, which led, inter alia, to a significant increase in customer use of the Company's digital touch points (in excess of 3.3m apps were downloaded and the number of interactions on the app and websites were nearly tripled), thanks to the implementation of a series of application upgrades and the review and strengthening of the app and websites.

Furthermore, the self-service range of services available on the app was expanded with payment of policy and "blue line" parking slips, as well as the application of the #UnMesePerTevoucher discounts.



Management Report

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The UnipolSai app was once again nominated as best insurance market app by the Financial Observatory.

Activities also continued for the application of Artificial Intelligence and Robotics to the automation of 26 new processes in 6 different business areas and in the claims area in particular, where the range of documents managed with these technologies has been expanded further, and a new version of the "Liquido" system has been released to production.

Initiatives to support the initiation of smart working for Group employees

For the management of the COVID-19 emergency, a crash program was implemented on the technological and application platforms, which made it possible to deal with the emergency, ensuring the Group's operational continuity by enabling all 9,000 employees to take advantage of smart working arrangements in just a few weeks' time, and which has overall led to:

- the configuration and distribution of roughly 7,000 new company devices;
- the reconfiguration of the network of internal company telephones and the adaptation of the main applications to allow for their secure use via internet from remote devices;
- the strengthening of infrastructure and development of new collaboration and videoconferencing solutions (volumes managed 14 times higher than those in 2019, with an average of roughly 2,200 videoconferences and 6,200 participants/day);
- the strengthening of security and access control infrastructure and training and cyber awareness initiatives.

Cyber Security, Data Governance & Data Strategy Initiatives

As concerns Cyber Security, activities continued for the introduction of new technologies to support the monitoring of security and personal data protection, by implementing multi-factor authentication for Group employees, activating a Threat Intelligence platform for advanced research on internet and dark web threats, the performance of vulnerability assessments and penetration tests on infrastructure and applications and the preparation and activation of a new 2020 Cyber Security Course for employees and agents, carried out in collaboration with UNICA.

In terms of Data, new platforms have entered production for Data Governance and Data Quality management and new technologies and methods have been introduced for the exploitation and leveraging of customer and prospect data in pricing and underwriting processes.

Communications

In this extraordinary context characterised by the global COVID-19 pandemic, the Unipol Group has deployed all of its forces to support Italy with efforts directed towards active and proactive participation in the mitigation of the emergencies that gradually arose throughout the country.

Within this framework, Unipol has strived to work alongside Italy, guaranteeing its presence as a key player in donation activities primarily for medical purposes: therefore, since March €20m has been allocated to projects linked to hospital operations in the regions most struck by the pandemic, such as aid to support Fiera di Milano and the Maggiore, Sant'Orsola and Bellaria Hospitals in Bologna, Martini Hospital in Turin and the field hospital set up by the Italian Alpine soldiers in Bergamo.

In another important initiative in June, Unipol partnered with the Food Bank's charitable network to provide 2m meals to people in difficulty throughout Italy, with the involvement of Group employees and agents, to provide tangible support during this unique and unprecedented time.

Another example in this sense was the Unipol and UnipolSai rebranding featuring the three colours of the Italian flag, emphasising our strong identification with and proud participation in the life of our country. As a result, the new tricolour brand was applied across all areas, on the official sites of all Group companies, product materials and even at the main offices, where the new signs were anticipated starting in April with special tricolour lighting.

Furthermore, programming and dissemination across all communications channels (TV, radio, web and social media) of the "Sempre un passo avanti" ("Always one step ahead") campaign continued with a new ad: after Unibox and the UnipolSai App, this time the Home security product took centre stage.

In the summer, external communications activities also raised the visibility of the innovative "Soluzioni Salute per le Imprese" ("Health Solutions for Businesses") product devoted to SMEs, designed specifically to meet the needs of the world of work.

Lastly, #Più3Imprese and #UniSalutePerTe were two more important campaigns launched by UnipolSai during the year: the first coverage provides three additional months free of charge beyond the usual year, while the second product offers free coverage in the event of COVID-19 infection, provided by the Group's specialised company.



All of these initiatives were meant to provide concrete and professional support to respond to the main requirements of the population during the long period of the pandemic: significant support to safeguard health and ensure protection in the workplace.

At the end of the year, also bearing witness to the desire to present itself as a company close to the people, during the Christmas period the Unipol Group along with the Urban Up real estate project wanted to light lights of hope on the main roads in Milan's city centre and dress up some symbolic real estate it owns with the three colours of the Italian flag through the #Illuminiamolnsieme initiative.

All of the activities were subject to strong integrated communications which involved every Unipol and UnipolSai web and social media area, with the intent of expressing tangible vicinity to the country.

Overall, our institutional communications reached more than 28m people and generated nearly 19m views of the videos produced to promote the various campaigns.

Non-recurring significant transactions and atypical and/or unusual transactions

In 2020 there were no atypical and/or unusual transactions, in addition to those reported among the main events of the period, that, because of their significance, importance, nature of the counterparties involved in the transaction, transfer pricing procedures, or occurrence close to the end of the year, could give rise to doubts relating to: the accuracy and completeness of the information in the present documentation, a conflict of interest, the safeguarding of the company's assets or the protection of non-controlling shareholders.

Statement pursuant to Art. 2.6.2, paragraph 9 of the Regulation governing markets organised and managed by Borsa Italiana S.p.A.

Pursuant to the requirements set forth in Art. 2.6.2, paragraph 8 of the Regulation governing markets organised and managed by Borsa Italiana S.p.A. with reference to subsidiaries subject to the management and coordination of another company, it is hereby stated that the conditions set forth in Art. 16 of Consob Regulation no. 20249/2017 exist for UnipolSai.

Report on corporate governance and ownership structures for 2020

The information required by Art. 123-bis, Italian Legislative Decree 58 of 24 February 1998 as amended is included in the Annual Report on Corporate Governance, approved by the Board of Directors and published together with the management report.

The Annual Report on Corporate Governance is available in the "Governance/Corporate Governance System/Annual Report" Section on the Company's website (www.unipolsai.it).

Communication of non-financial information

With respect to the obligations laid out by Italian Legislative Decree 254 of 30 December 2016, on the communication of non-financial and diversity information by certain large undertakings and groups, please note that UnipolSai is not subject to this obligation as one of the cases of exemption and equivalence laid out in Art. 6, paragraph 2 applies to it, given that it is a subsidiary company included within the Consolidated Non-Financial Statement prepared by Unipol Gruppo.



Management Report

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Significant events after the reporting period

Settlement agreement regarding pending legal cases for corporate liability action against former directors and statutory auditors

In March 2021, with reference to the corporate liability action against several former directors and statutory auditors, approved by the Shareholders' Meetings of Fondiaria-SAI and Milano Assicurazioni in the year 2013 and the relative pending legal cases, the Company signed a settlement agreement with all defendants which fully defines the two liability actions and which will be subject to the approval of the Shareholders' Meeting of UnipolSai and the other plaintiff companies of the Unipol Group. The terms and conditions of the above-mentioned agreement are summarised in the Directors' Report and in the Information Document drafted pursuant to Art. 5 of the Related Party Transactions Regulation adopted by Consob with Resolution No. 17721 of 12 March 2010 as amended, published with the timing and methods set forth by law and provided on the Company's institutional website.

Completion of the sale of Torre Velasca

Please note that in February 2021, the sale of the piazza Velasca property in Milan (Torre Velasca) was finalised due to the Public Administration's failure to exercise the pre-emption right.

The sale price was €160m, resulting in a capital gain of roughly €80m.

Early repayment of subordinated loan

On 15 March 2021, after obtaining the authorisation of the Supervisory Authority to exercise the right to early repayment on the part of the issuer, the subordinated loan (ISIN XS0130717134) issued by the subsidiary UnipolSai Assicurazioni was extinguished, for a nominal value of €300m, the contractual maturity of which had been scheduled for June 2021. The repayment of that loan is in line with proactive debt management and the limitation of the company's financial leverage as a result of the issue of the RT1 instrument for a nominal value of €500m, finalised in the final quarter of 2020.

At the same time as the repayment by UnipolSai, Unipol extinguished, for a residual nominal value equal to €39m, the outstanding loan with UnipolSai granted previously when UnipolSai took over the role of issuer of that subordinated Tier 2 bond loan maturing in 2021, originally issued by Unipol itself.



Business outlook

The effects of the spread of the COVID-19 pandemic are continuing, including in sustained form, in the early months of 2021.

The new wave of infections and vaccination delays threaten the longed-for economic recovery. The political instability that has accompanied this first part of the year has certainly not benefitted our country, with tensions in the formation of a new government, which will need to promptly plan an effective use of the Next Generation plan funds, a key factor to improve the Italian economy's growth potential.

All this reflects on financial investments and on the financial management, which continues to be aimed at the consistency of assets and liabilities and optimising the risk/return profile of the portfolio, also with regard to the maintenance of an adequate level of solvency.

As concerns the performance of the businesses in which the Company operates, no particularly significant events are worth mentioning. Insurance segment trends are still impacted by the effects of the pandemic on commercial activities as well as claims.

Excluding unforeseeable events also connected with the further worsening reference context, the operating result for the current year is expected to remain positive and in line with the objectives defined in the 2019-2021 Business Plan.

Bologna, 18 March 2021

The Board of Directors









Financial statements

Statement of Financial Position Year 2020

Amounts in €

Annex I

Company

UnipolSai Assicurazioni S.p.A.

Share capital

Subscribed € 2,031,456,338

Paid-up € 2,031,456,338

Registered Office at

BOLOGNA - Via Stalingrado 45



Statement of financial position ASSETS

	AMOUNTS FOR THE YEAR									
A. SUBSCRIBED CAPITAL, UNPAID										
of which called			2			1				
B. INTANGIBLE ASSETS	-		2							
1. Acquisition commissions to be amortised										
a) Life business	2	60,259,110								
b) Non-Life business	4	16,386,786	5 76,	645,896						
2. Other acquisition costs	4	10,300,700	6	043,030						
3. Start-up and expansion costs			7							
4. Goodwill			8 383	,628,585						
5. Other long-term costs				,407,188		10 731,681,669				
C. INVESTMENTS			9 2/	,407,100		10 /31,081,069				
I - Land and buildings										
1. Property for corporate business			11 484,	493,090						
2. Property for use by third parties				,736,034						
3. Other property				,095,978						
4. Other property rights				2,279,472						
5. Fixed assets in progress and payments on			15	-17/5/7/2	1,240,604,574					
II - Investments in group companies and other			15		1,240,004,3/4					
1. Shares and holdings in:										
a) holding companies	17	788,763								
b) subsidiaries	18	3,099,871,350								
c) affiliates	19	67,197,468								
d) associates	20	33,541,106								
e) other	21	328,649,310	22 3,530	,047,997						
2. Bonds issued by			0.00							
a) holding companies	23									
b) subsidiaries	24									
c) affiliates	25									
d) associates	26	6,849,400								
e) other	27	2,569,492	28 G	,418,892						
3. Loans to:										
a) holding companies	29	567,785,217								
b) subsidiaries	30	168,576,707								
c) affiliates	31	30,842,500								
d) associates	32	6,015,319								
e) other	33		34 773	3,219,743	35 4,312,686,632					
			to be carried forward			731,681,669				



	AMOUNTS FOR	THE PREVIOUS YEAR	
			181
	182		101
	182		
183 58,891,845			
184 18,616,802	185 77,508,647		
	186		
	187 2,050		
	188 438,699,454		
	189 239,653,261		190 755,863,412
	191 512,189,046		
	193 9,560,055		
	194 2,279,472		
	195 4,100,000	196 2,010,116,491	
1,708,128			
198 3,141,338,123			
199 67,197,468			
200 33,541,110			
201 255,665,932	3,499,450,761		
203			
204			
205			
206 6,862,800			
207 3,740,000			
20) Jij 40,000	,,		
209 567,785,217			
	1		
		4 43 4 630 333	
213	214 924,576,431 to be carried forward	215 4,434,629,992	000
	to be carried for wall 0		755,863,412



Statement of financial position

ASSETS

	AMOUNTS FOR THE YEAR								
			amount	carried forward				731,681,669	
C. INVESTMENTS (continued)								,,,,,,	
III - Other financial investments									
1. Shares and holdings									
a) Listed shares	36	416,993,073							
b) Unlisted shares	37	151,647,476							
c) Holdings	38		39	568,640,549					
2. Mutual investment fund units			40	4,688,527,006					
3. Bonds and other fixed-yield securities			10						
a) listed	41	31,702,679,619							
b) unlisted	42	563,814,025							
c) convertible bonds	43	654,391	44	32,267,148,035					
4. Loans	13								
a) collateralised loans	45								
b) loans on policies	46	15,667,565							
c) other loans	47	5,208,992	48	20,876,557					
5. Mutual investment units		0, 100	49	. , , , , , , , , , , , , , , , , , , ,					
6. Bank deposits			50	20,115,126					
7. Sundry financial investments			51	24,862,122	52	37,590,169,395			
IV - Deposits with ceding companies			J.		53	147,657,984	54	43,291,118,585	
D. INVESTMENTS BENEFITING LIFE BUSINESS POLICYHOLDERS THAT BEAR THE RISK AND INVESTMENTS ARISING FROM PENSION FUND MANAGEMENT									
I - Investments linked to investment funds and market indices					55	808,158,327			
II - Investments arising from pension fund management					56	4,277,583,212	57	5,085,741,539	
D. bis TECHNICAL PROVISIONS - REINSURERS' SHARE									
I - NON-LIFE BUSINESS									
1. Premium provision			58	81,737,634					
2. Claims provision			59	455,916,347					
3. Provision for profit sharing and reversals			60						
4. Other technical provisions			61		62	537,653,981			
II - LIFE BUSINESS									
1. Mathematical provisions			63	13,254,785					
2. Premium provision from supplementary insurance			64	J. J					
3. Provision for amounts payable			65	5,967,251					
4. Provision for profit sharing and reversals			66						
5. Other technical provisions			67						
Technical provisions where the investment risk is borne by policyholders and provisions arising from pension fund management			68		69	19,222,036	70	556,876,017	
				ried forward	09	. 5,222,030	/0	49,665,417,810	



AMOUNTS FOR THE PREVIOUS YEAR
amount carried forward 755,863,412
47F 002 4F2
216 475,883,452
217 151,842,006 219 627,725,458
218 219 627,725,458 220 3.421,579,097
220 3,421,373,037
221 31,652,996,569
222 516,522,516
223 7,814,111 224 32,177,333,196
225
226 19,411,438
227 2,762,157 228 22,173,595
229
230 25,521,022
231 20,367,482 232 36,294,699,850
233 10,333,618 234 42,749,779,951
235 679,162,780
236 4,946,603,072 237 5,625,765,852
238 83,819,770
239 525,501,816
240
241 242 609,321,586
243 28,551,776
244
245 2,123,959
246
247
248 249 30,675,735 250 639,997,321
to be carried forward 49,771,406,536



Statement of financial position

ASSETS

			· · ·					
			amount c	arried forward				49,665,417,810
E. RECEIVABLES								
I - Receivables relating to direct insurance business from:								
1. Policyholders								
a) for premiums for the year	71	597,965,538						
b) for premiums for previous years	72	4,856,972	73	602,822,510				
2. Insurance intermediaries			74	959,579,548				
3. Insurance company current accounts			75	21,177,902				
 Policyholders and third parties for amounts to be collected 			76	130,010,007	77	1,713,589,967		
II - Receivables relating to reinsurance business, from:								
1. Insurance and reinsurance companies			78	57,686,564				
2. Reinsurance intermediaries			79	11,066	80	57,697,630		
III - Other receivables					81	1,264,572,123	82	3,035,859,720
F. OTHER ASSETS								
I - Property, plant and equipment and inventories:								
 Office furniture and machines and internal means of transport 			0-	42,411,786				
2. Movable assets entered in public registers			83	42,411,700				
3. Plant and equipment			84	18,143,614				
4. Inventories and sundry goods			85 86	4,304,084	87	64,859,484		
II - Cash and cash equivalents			00	4,304,004	0/	04,039,404		
1. Bank deposits and post office accounts			88	436,617,273				
2. Cheques and cash in hand			89	13,953	00	436,631,226		
IV - Other assets			09		30	430,03.,220		
1. Transitory reinsurance accounts			92					
2. Sundry assets			93	1,212,771,186	94	1,212,771,186	95	1,714,261,896
G. ACCRUALS AND DEFERRALS			J3	-,,,,,,,,	J#	.,,,,,,,,	55	-,, - ,,== ,,050
1. Interest					96	361,397,909		
2. Rental income					97	3,231,395		
3. Other accruals and deferrals					98	34,404,429	99	399,033,733
TOTAL ASSETS					-	J	100	54,814,573,159



		AMOUNTS FOR	THE	DDEVIOUS VEAD		
	Ī	rried forward		TEVIOUS TEAR		49,771,406,536
	amount ca	rried forward				49,//1,400,550
						<u> </u>
251 644,704,445						
252 3,818,652		648,523,097				
	254	875,235,618				
	255	27,730,142				
				. 6 600		
	256	125,685,831	257	1,677,174,688		
		127,461,660				
	258	127,401,000	250	127,472,760		
	259	11,100	261	1,096,423,766	262	2,901,071,214
			201	1,030,423,700	202	2,301,071,214
	263	45,980,374				
	264					
	265	20,170,523				
	266	4,292,956	267	70,443,853		
	268	393,257,183				
	269	12,958	270	393,270,141		
	272	1,208,809,538	27.4	1,208,809,538	275	1,672,523,532
	273	1,200,009,530	2/4	1,200,009,530	2/5	1,0/2,023,032
			_	272 FF7.10.4		
			276	373,557,104 1,702,647		
			277 278	33,121,816	270	408,381,567
			2/0	33,121,010		
					280	54,753,382,849



Statement of financial position

LIABILITIES AND SHAREHOLDERS' EQUITY

	<u>.</u>	AMOUN	NTS FOR THE YEAR		
A. SHAREHOLDERS'EQUITY					
I - Subscribed capital or equivalent provision		101	2,031,456,338		
II - Share premium reserve		102	407,255,806		
III - Revaluation reserves		103	96,559,196		
IV -Legal reserve		104	406,291,268		
V -Statutory reserve		105	400,251,200		
VI - Reserve for shares of the holding company		400	788,763		
VII - Other reserves		107	2,694,971,550		
VIII - Retained profit (loss)		108			
IX - Profit (loss) for the year		109	814,306,666		
X - Negative reserve for treasury shares		401	(733,616)	110	6,450,895,971
B. SUBORDINATED LIABILITIES		1	(133)		2,551,689,000
C. TECHNICAL PROVISIONS				111	2,551,009,000
I-NON-LIFE BUSINESS					
1. Premium provision	112 3,029,753,101				
2. Claims provision	113 9,746,935,293				
3. Provision for profit sharing and reversals	114 5,709,163				
4. Other technical provisions	115 678,361				
5. Equalisation provisions	116 83,486,781		12,866,562,699		
II -LIFE BUSINESS	3/1:-//	,	, , , , , , , , , , , , , , , , , , , ,		
1. Mathematical provisions	118 25,029,132,183				
2. Premium provision from supplementary insurance	119 698,083				
3. Provision for amounts payable	120 502,873,474				
4. Provision for profit sharing and reversals	121 5,994,779				
5. Other technical provisions	122 97,223,526		25,635,922,045	124	38,502,484,744
). TECHNICAL PROVISIONS WHERE THE INVESTMENT RISK IS BORNE BY POLICYHOLDERS AND ARISING FROM PENSION FUND MANAGEMENT					
 I - Provisions relating to contracts connected to investment funds and market indices 		125	808,158,327		
II - Provisions arising from pension fund management		126	4,277,583,212	127	5,085,741,539
	to be carried forward			,	52,590,811,254



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R	REVIOUS Y	UNTS FOR THE PRE	AMUL	
	,456,338	281 2,031,45		
	7,255,806			
	5,559,196			
	5,291,268			
	-1-5-1	285		
	1,708,128			
	5,149,599			
	カ・マンシン	288		
	1,237,390			
6,057,810,459	847,266) 2			
	J-7,200j 2	301 (1,04)		
2,131,689,000	2			
			2,870,244,048	292
			10,454,121,941	293
			6,003,755	294
			862,809	295
	0,981,707	297 13,410,9	79,749,154	296
			24,549,266,966	298
			749,893	299
			339,107,366	300
			6,226,327	301
38,404,091,113	3,109,406 3	303 24,993,10	97,758,854	302
J J , J			5,5 7.31	5
	9,162,781	305 679,16		
5,625,765,853	5,603,072 3			
52,219,356,425			rried forward	tobe



Statement of financial position

LIABILITIES AND SHAREHOLDERS' EQUITY

		AMOUNTS FOR THE YEAR			
	amount carried forv	ward			52,590,811,254
PROVISIONS FOR RISKS AND CHARGES					
1. Post-employment benefits and similar obligations		128	1,597,147		
2. Provisions for taxes		129	69,030,460		
3. Other provisions		130	390,007,900	131	460,635,50
DEPOSITS RECEIVED FROM REINSURERS				132	127,337,46
G. PAYABLES AND OTHER LIABILITIES				1,52	/133/114
l -Payables arising from direct insurance business, to:					
1. Insurance intermediaries	133	24,245,600			
2. Insurance company current accounts	134	14,922,371			
3. Policyholders for guarantee deposits and premiums	135	23,121,733			
4. Guarantee funds in favour of the policyholders	136	502,620 137	62,792,324		
II -Payables arising from reinsurance business, to:					
1. Insurance and reinsurance companies	138	47,516,366			
2. Reinsurance intermediaries	139	353,072 140	47,869,438		
III -Bond loans		141			
IV - Payables to banks and financial institutions		142			
V - Collateralised payables		143			
VI - Sundry loans and other financial payables		144	14,704,191		
VII - Post-employment benefits		145	42,116,422		
VIII - Other payables					
1. Policyholders' tax due	146	151,488,412			
2. Sundry tax payables	147	47,992,510			
3. Social security charges payable	148	31,099,271			
4. Sundry payables	149	273,681,652 150	504,261,845		
IX - Other liabilities					
1. Transitory reinsurance accounts	151				
2. Commissions for premiums under collection	152	94,544,448			
3. Sundry liabilities	153	811,547,404 154	906,091,852	155	1,577,836,0
. ACCRUALS AND DEFERRALS					
1. Interest		156	57,568,746		
2. Rental income		157	16,169		
3. Other accruals and deferrals		158	367,944	159	57,952,85
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY				160	54,814,573,1



AN	AMOUNTS FOR THE PREVIOUS YE						
amount carried forward				52,219,356,425			
aniount carried to ward				5-1-15155-17-5			
		2,031,783					
	308						
	309	390,665,209	311	488,539,846			
	310	390,003,209					
	-		312	145,201,329			
313 44,450,26							
314 7,265,69							
315 20,231,40							
316 97,1	07 317	72,044,495					
318 53,877,98							
319 357,9	77 320	54,235,965					
	321						
	322	208,341,957					
	323	1,810,589					
	324						
	325	50,974,053					
	_						
326 155,930,09							
327 47.319.7							
328 31,748,4		576,820,385					
329 341,822,1	21 330	5/0,020,305					
331 332 99,607,8	25						
_		879,324,764	225	1,846,437,910			
333 779,716,9.	-3 334	0/3,324,/04	335	1,040,437,910			
	336						
	337	16,959		F2 0 47 222			
	338	93,235	339	53,847,339			
			340	54,753,382,849			



Legal representatives of the Company (*) The Chairman Carlo Cimbri (***) (***) For foreign companies, a signature of the general representative for Italy is required.		
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The Chairman Carlo Cimbri (***) (**) For foreign companies, a signature of the general representative for Italy is required.	The undersigned declare that these financial statements are truthful and comply with the records.	
The Chairman Carlo Cimbri (***) (**) For foreign companies, a signature of the general representative for Italy is required.		
Carlo Cimbri (***) (**) For foreign companies, a signature of the general representative for Italy is required.	Legal representatives of the Company (*)	
(*) For foreign companies, a signature of the general representative for Italy is required.	The Chairman	
	Carlo Cimbri	(%%)
	(*) For foreign companies, a signature of the general representative for Italy is required. (**) Specify the office of the party signing	



Financial statements

Income statement Year 2020

Amounts in €

Annex II

Company

UnipolSai Assicurazioni S.p.A.

Share capital

Subscribed € 2,031,456,338

Paid-up € 2,031,456,338

Registered Office at

BOLOGNA - Via Stalingrado 45



Income statement

				AMOU	NTS FOR THE YEAR	₹	
	I. NON-LIFE BUSINESS TECHNICAL ACCOUNT						
1.	EARNED PREMIUMS, NET OF REINSURANCE						
	a) Gross premiums written			1	7,031,579,817		
	b) (-) Premiums ceded to reinsurers			2	282,771,073		
	c) Change in the gross amount of the premium provision			3	111,004,782		
	d) Change in reinsurers' share of the premium provision			4	(235,231)	5	6,637,568,731
2.	(+) INVESTMENT INCOME TRANSFERRED FROM THE NON-TECHNICAL ACCOUNT (ITEM III.6)					6	156,259,882
3.	OTHER TECHNICAL INCOME, NET OF REINSURANCE					7	41,656,375
4.	CHARGES RELATING TO CLAIMS, NET OF AMOUNTS RECOVERED AND REINSURANCE						
	a) Amounts paid						
	aa) Gross amount	8	4,671,562,219				
	bb) (-) reinsurers' share	9	167,649,309	10	4,503,912,910		
	b) Change in recoveries net of the reinsurers' share						
	aa) Gross amount	11	125,720,088				
	bb) (-) reinsurers' share	12	6,051,443	13	119,668,645		
	c) Change in claims provision						
	aa) Gross amount	14	(705,379,657)				
	bb) (-) reinsurers' share	15	(68,356,139)	16	(637,023,518)	17	3,747,220,747
5.	CHANGE IN OTHER TECHNICAL PROVISIONS, NET OF REINSURANCE					18	(184,448)
6.	REVERSALS AND PROFIT SHARING, NET OF REINSURANCE					19	2,857,167
7.	OPERATING EXPENSES:						
	a) Acquisition commissions			20	1,229,509,212		
	b) Other acquisition costs			21	346,603,742		
	c) Change in commissions and other acquisition costs to be amortised			22	(2,230,016)		
	d) Collection commissions			23	155,451,460		
	e) Other administrative expenses			24	331,463,837		
	f)(-) Commissions and profit sharing from reinsurers			25	82,636,128	26	1,982,622,139
8.	OTHER TECHNICAL CHARGES, NET OF REINSURANCE					27	163,194,362
9.	CHANGE IN EQUALISATION PROVISIONS					28	3,679,682
10.	NON-LIFE BUSINESS TECHNICAL RESULT (Item III.1)					29	936,095,339



AAAAA	INITC	FOR THE PREVIOUS	VEAR	
AMOU	בומנ	FUR THE PREVIOUS	YEAR	
	111	7,000,904,122		
	112	414,365,746		
	113	112,744,634		·
	114	5,884,353	115	6,479,678,095
			116	200,520,145
			117	38,513,289
5,102,685,970				
119 250,248,711	120	4,852,437,259		
121 169,241,171				
122 8,474,274	123	160,766,897		
124 (482,649,430)				
125 23,560,001	126	(506,209,431)	127	4,185,460,931
			128	(533,818)
			129	4,659,772
	130	1,139,304,803		
	131	337,273,705		
		(00)		
	132	(1,878,949)		
	133	158,565,084		
	134	359,571,450		
	135	154,635,541	136	1,841,958,450
			137	139,942,335
			138	3,621,370
			139	543,602,489



Income Statement

				AMOL	JNTS FOR THE YEA	2	-
				AMUL	JNIS FUR THE YEAR	`	
	II. LIFE BUSINESS TECHNICAL ACCOUNT						
1.	PREMIUMS FOR THE YEAR, NET OF REINSURANCE:						
	a) Gross premiums written			30	3,098,733,907		
	b) (-) Premiums ceded to reinsurers			31	5,711,579	32	3,093,022,328
2.	GAINS ON INVESTMENTS:						
	a) Gains arising from shares and holdings			33	51,746,712		
	(of which: from group companies and other investees			34	44,565,152)	
	b) Gains on other investments:						
	aa) from land and buildings	35	135,288				
	bb) from other investments	36	982,278,077	37	982,413,365		
	(of which: from group companies and other investees			38	6,431,416)	
	c) Reversals of value adjustments on investments			39	12,514,355		
	d) Gains on realisation of investments			40	100,936,823		
	(of which: from group companies and other investees			41	37,650	42	1,147,611,255
3.	UNREALISED GAINS RELATING TO INVESTMENTS BENEFITING POLICYHOLDERS						
	THAT BEAR THE RISK AND INVESTMENTS ARISING FROM PENSION FUND					43	213,586,015
4.	OTHER TECHNICAL INCOME, NET OF REINSURANCE					44	34,749,718
5.	CHARGES RELATING TO CLAIMS, NET OF REINSURANCE					1	
	a) Amounts paid					1	
	aa) Gross amount	45	3,568,395,482			-	
	bb) (-) Reinsurers' share	46	10,723,025	47	3,557,672,457	-	
	b) Change in provision for amounts payable						
	aa) Gross amount	48	163,767,771				
_	bb) (-) Reinsurers' share	49	4,437,664	50	159,330,107	51	3,717,002,564
6.	CHANGE IN MATHEMATICAL PROVISIONS AND OTHER TECHNICAL PROVISIONS, NET OF REINSURANCE						
	a) Mathematical provisions						
	aa) Gross amount	52	485,230,095				
	bb) (-) Reinsurers' share	53	(11,074,213)	54	496,304,308		
	b) Premium provision from supplementary insurance:	33	, , , , , ₅ ,	J1			
	aa) Gross amount	55	(51,810)				
	bb) (-) Reinsurers' share	56	(3 / /	57	(51,810)		
	c) Other technical provisions	Ju		37	(3 / /		
	aa) Gross amount	58	(535,328)				
	bb) (-) Reinsurers' share	59	(655.5)	60	(535,328)		
	d) Technical provisions where the investment risk is borne	55			,555,5		
	by the policyholders and arising from pension fund management						
	aa) Gross amount	61	(517,570,928)				
	bb) (-) Reinsurers' share	62		63	(517,570,928)	64	(21,853,758)



AMC	UNTS	FOR THE PREVIOUS	YEAR	
	140	4,079,921,732		
	141	6,013,137	142	4,073,908,595
	143	46,985,379		
(of which: from group companies and other investees	144	24,941,959)	
, , , , , , , , , , , , , , , , , , , ,				
145 164,346				
146 1,032,211,786		1,032,376,132		
(of which: from group companies and other investees	148	1,386,399)	
V	149	74,827,900		
	150	147,334,260	1	
(of which: from group companies and other investees	151	ססב,דכני, ודי	152	1,301,523,671
(or miles it out group companies and other investees	131		134	1,00,020,071
			153	329,102,293
			154	30,160,393
155 3,913,409,694				
156 10,005,319	157	3,903,404,375		
158 (1,076,627)				
159 227,612		(1,304,239)	161	3,902,100,136
		(,,, ,, ,,		
162 (168,376,992)				
163 (8,118,242)	164	(160,258,750)		
165 (7,958)				
166	167	(7,958)		
168 805,197	,			
169	170	805,197		
1,075,526,709				
172	173	1,075,526,709	174	916,065,198



Income Statement

		_		AMOU	NTS FOR THE YEA	R	
7.	REVERSALS AND PROFIT SHARING, NET OF REINSURANCE				INTOK THE TEX	65	276,633
8.	OPERATING EXPENSES:					05	2/0,033
_	a) Acquisition commissions			66	49,543,922		
_	b) Other acquisition costs			67	32,955,247		
_	c) Change in commissions and other acquisition costs			0/	32,333,247		
	to be amortised			68	1,367,265		
	d) Collection commissions			69	5,702,865		
	e) Other administrative expenses			70	57,617,388		
	f) (-) Commissions and profit sharing from reinsurers			71	362,312	72	144,089,845
9.	ASSET AND FINANCIAL CHARGES:						
	a) Investment management expenses and interest expense			73	146,734,755		
	b) Value adjustments to investments			74	64,098,831		
	c) Losses on realisation of investments			75	192,928,250	76	403,761,836
10.	UNREALISED ASSET AND FINANCIAL CHARGES RELATING TO INVESTMENTS						
	BENEFITTING POLICYHOLDERS THAT BEAR THE RISK AND INVESTMENTS						
	ARISING FROM PENSION FUND MANAGEMENT					77	119,737,717
	OTHER TECHNICAL CHARGES, NET OF REINSURANCE					78	52,066,815
12.	(-) SHARE OF PROFITS ON INVESTMENTS TRANSFERRED TO						02.012.072
12	NON-TECHNICAL ACCOUNT (item III.4)					79	83,813,872
13.	LIFE BUSINESS TECHNICAL RESULT (item III.2)					80	(9,926,208)
	III. NON-TECHNICAL ACCOUNT						
1.	NON-LIFE BUSINESS TECHNICAL RESULT (item I.10)					81	936,095,339
2.	LIFE BUSINESS TECHNICAL RESULT (item II.13)					82	(9,926,208)
3.	GAINS ON NON-LIFE BUSINESS INVESTMENTS:						
	a) Gains arising from shares and holdings			83	72,908,077		
	(of which: from group companies and other investees			84	66,049,407)	
	b) Gains on other investments:						
	aa) from land and buildings	85	47,141,326				
	bb) from other investments	86	362,878,418	87	410,019,744		
	(of which: from group companies and other investees			88	24,329,788)	
	c) Reversals of value adjustments on investments			89	13,520,987		
	d) Gains on realisation of investments			90	106,071,232		
	(of which: from group companies and other investees			91		92	602,520,040



	AMOUNTS F	OR THE PREVIOUS	YEAR	
			175	1,275,303
	176	54,424,351		
	177	36,717,358		
		2.057.014		
	178	3,957,914		
	179	6,320,535		
	180	62,415,776	-	
	181	664,344	182	155,255,762
			1	
	183	146,268,208		
	184	24,779,906	1	
	185	68,466,036	186	239,514,150
				05 400 074
			187	95,499,074
			188	41,970,414
			189	118,157,610
			190	264,857,305
			1,54	
				E42.602.490
			191	543,602,489
			192	264,857,305
		C2.7C2.202		
	193	62,760,290	,	
(of which: from group companies and other investees	194	51,243,428)	
	2120			
195 62,09	1	101 aaC a - :	+	
196 419,002		481,096,904	\	
(of which: from group companies and other investees	198	25,231,148)	
	199	162,939,683	+	
	200	184,815,570		
(of which: from group companies and other investees	201	624,433	202	891,612,447



Income Statement

		-				
			AMOUNT	S FOR THE YEA	R	
4.	(+) SHARE OF PROFITS ON INVESTMENTS TRANSFERRED FROM LIFE BUSINESS TECHNICAL ACCOUNT (item II.12)				93	83,813,872
5.	NON-LIFE BUSINESS ASSET AND FINANCIAL CHARGES:					
	a) Investment management expenses and interest expense		94	108,318,625		
	b) Value adjustments to investments		95	154,316,351		
	c) Losses on realisation of investments		96	116,662,219	97	379,297,195
6.	(-) SHARE OF PROFITS ON INVESTMENTS TRANSFERRED TO NON-LIFE BUSINESS TECHNICAL ACCOUNT (item I.2)				98	156,259,882
7.	OTHER INCOME				99	131,308,795
8.	OTHER CHARGES				100	372,525,906
9.	PROFIT (LOSS) FROM ORDINARY OPERATIONS				101	835,728,855
10.	EXTRAORDINARY INCOME				102	355,081,613
11.	EXTRAORDINARY EXPENSES				103	92,258,235
12.	PROFIT (LOSS) FROM EXTRAORDINARY OPERATIONS				104	262,823,378
13.	PRE-TAX PROFIT (LOSS)				105	1,098,552,233
14.	INCOME TAX FOR THE YEAR				106	284,245,567
15.	PROFIT (LOSS) FOR THE YEAR				107	814,306,666



AMOU	JNTS FOI	R THE PREVIOUS	YEAR	
			203	118,157,610
	204	145,144,065		
	205	142,093,544		
	206	327,482,057	207	614,719,666
			208	200,520,145
			209	169,179,572
			210	381,512,068
			211	790,657,544
			212	284,025,694
			213	126,779,624
			214	157,246,070
			215	947,903,614
			216	246,666,224
			217	701,237,390



The undersigned declare that these financial statements are truthful and comply with the records.	
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Legal representatives of the Company (*) The Chairman	(sok)
Legal representatives of the Company (*) The Chairman	(*ici*)
Legal representatives of the Company (*) The Chairman	(foir)
Legal representatives of the Company (*) The Chairman	(Yolf)
Legal representatives of the Company (*) The Chairman	(Verice)
Legal representatives of the Company (*) The Chairman	(Veric)
Legal representatives of the Company (*) The Chairman	(Veric)
Legal representatives of the Company (*) The Chairman Carlo Cimbri	(Yests)
Legal representatives of the Company (*) The Chairman	(Volt)







Foreword

3

The Company purpose is management of all insurance, reinsurance and capitalisation classes allowed by law.

The Company can also manage supplementary pension schemes allowed by current law and subsequent amendments and supplements, as well as set up, form and manage open pension funds and carry on activities additional to or functional for managing these funds.

The financial statements have been prepared in observance of current statutory rules and those specific for the insurance sector. More specifically, they have been drawn up in compliance with the provisions set forth under Title VIII of Italian Legislative Decree 209 of 7 September 2005 (Insurance Code), of Italian Legislative Decree 173 of 26 May 1997 and ISVAP Regulation no. 22 of 4 April 2008 (the "Regulation") as amended, and implementing the instructions issued on the subject by the Supervisory Authority. For whatever is not explicitly regulated by the regulations of the sector, please refer to the general rules regarding financial statements in the Civil Code and the accounting standards issued by the Italian Accounting Standards Setter (OIC).

The financial statements comprise the Statement of financial position, the Income statement and these Notes along with their annexes, prepared according to the statements laid out in accordance with the Regulation. They are accompanied by the Statement of cash flows prepared in free form.

It is also accompanied by the Management Report.

The Statement of financial position and the Income statement are drawn up in Euro, without decimals, whilst amounts indicated in the Notes to the financial statements and the other tables are expressed in €k, unless otherwise indicated. The layout of the financial statements offers a comparison with the figures of the previous year.

No significant events occurred after year end that could affect the financial statement results.

In order to supplement the disclosures provided in the aforementioned mandatory statements, the reclassification tables of the statement of financial position and income statement, as well as the statement of changes in shareholders' equity, are annexed.

The measurement criteria were adopted on the basis of going concern assumptions, in application of the principles of accrual, materiality and significance of the accounting data.

The UnipolSai administrative bodies and the manager in charge of financial reporting have provided the statement on the financial statements pursuant to Art. 81-ter, Consob Regulation 11971 of 14 May 1999, as amended.

The financial statements of UnipolSai are audited by the independent auditors PricewaterhouseCoopers, which has been appointed to audit the financial statements of the Company for the 2013-2020 period. The duration of the assignment is one year less than originally agreed, following the waiver for 2021 submitted by PwC on 4 April 2019 at the request of UnipolSai, in relation to appointment of the independent auditors for the Parent Unipol for 2021-2029, to allow alignment between the duration of the UnipolSai audit engagement with that of the Parent.



Part A: Measurement criteria

The accounting policies and the most significant criteria used in drawing up the financial statements are set out below.

Intangible assets

Intangible assets of a long-lasting nature are recorded at purchase or production cost.

The accessory charges are also included in the purchase cost while the production cost comprises all costs directly chargeable to the single assets. They are amortised from the time they become available for use, or when they in any case generate economic benefits.

Acquisition commissions to be amortised

The acquisition commissions on Non-Life long-term contracts are capitalised and amortised on a straight-line basis over three years. For the Life business, the commissions are amortised up to their respective loading, based on the duration of the contract, for a period no longer than ten years.

All other charges pertaining to acquisition of the contracts and their management are reflected in the income statement of the year when they are incurred.

Start-up and expansion costs

Expense incurred if the company is set up or for amendments to the By-Laws is recorded in this item. Charges regarding capital increases are amortised in a maximum period of five years, starting from the year when the capital increase takes effect, taking into account their future utility and their presumed useful life.

Goodwill

The goodwill acquired against payment is recorded under assets at cost, since it is included in the amount paid for the acquisition, and it is amortised on the basis of the useful life over a maximum period not longer than 20 years.

Other long-term costs

Long-term costs comprise those incurred for company reorganisation projects and increasing costs on leased real

These costs are amortised in a period ranging from two to ten years in consideration of their functionality and presumed useful life. For projects under development, amortisation is suspended until the year in which they are first used.

Costs for purchases of portfolio regarding the Life business are amortised on a straight-line basis, in consideration of the average residual life of the contracts involved.

Trademarks are amortised in ten years.

Other long-term costs are amortised over their estimated useful lives.

Investments

3

Land and buildings

Properties are classified as fixed assets.

The costs of improvements and conversions are capitalised if they result in an increase in the useful life of the assets and of their profitability.

Properties used in operations for use by the company or leased to third parties are amortised with a 3% constant rate. The land, including the portions of land regarding the buildings, is accounted for separately and is not amortised.

The properties not used for corporate business but instead as residential property are not amortised, bearing in mind the constant maintenance carried out to prolong their use over time and retain their value.

Assets that suffer impairment losses are written down.

The market value of the properties is given by an expert's analytical assessment for each real estate portion, unit or complex made by an independent external entity. Both the estimate reports and the external entity meet the requirement set forth in ISVAP Regulation no. 22 of 4 April 2008 and subsequent integrations or amendments (Art. 16 to 20).

Investments in group companies and other investees

These are mainly represented by long-term commitments such as controlling interests, interests in affiliates and in other companies.

The investments concerned are recognised at purchase or subscription cost or at a value below cost if, on the basis of the financial position of the companies invested in, the investments show evidence of impairment.

The shares of the parent companies, held at the service of the financial instruments-based remuneration plan for managers, are recognised under Short-Term Use Portfolio and are valued at the lower of cost value and market value.

Other financial investments

All long-term and short-term debt and equity instruments falling within the Company's portfolio are assigned based on the classification criteria established in a special framework resolution passed by the Board of Directors. In particular, the following types of assets are classified amongst long-term investments:

 investments in financial instruments (debt and equity instruments) under item C.II (Investments in group companies and other investees) of the Assets accounts of the Statement of Financial Position pursuant to Italian Legislative Decree 173/1997 if considered strategic with particular reference to the medium to long-term development objectives;

for the Life business

- the investments in financial instruments under item C.III (Bonds issued by holding companies, subsidiaries, associates, affiliates and other companies) of the Assets accounts of the Statement of Financial Position pursuant to Italian Legislative Decree 173/1997 for the part intended to hedge provisions for types of defined benefit policies as they are characterised by maximum correlation with commitments undertaken;
- the investments in bonds and other fixed-yield securities under item C.III.3 (Bonds and other fixed-yield securities)
 of the Assets accounts of the Statement of Financial Position pursuant to Italian Legislative Decree 173/1997
 other than those indicated in point b) if consistent with the time horizon and level of the benefit guaranteed to the
 policyholders;
- d) the investments in equity instruments and the like under items C.III.1 (Shares and holdings) of the Assets accounts of the Statement of Financial Position pursuant to Italian Legislative Decree 173/1997 and C.III.2 (Mutual investment fund units) of the Assets accounts of the Statement of Financial Position pursuant to Italian Legislative Decree 173/1997 if their aptitude to form a long-term investment proves evident and, in any case, they must be residual in nature with respect to the sum total of the portfolio of a long-lasting nature.



The investments described in point c) and point d) must not in any case exceed the maximum limit of 70% of the total items C.III.1, C.III.2 and C.III.3 of the Assets accounts of the Statement of Financial Position pursuant to Legislative Decree 173/1997 (the limit excludes, both in numerator and denominator, the investments under item C.III of the Assets accounts of the Statement of Financial Position pursuant to Italian Legislative Decree 173/1997 of the afore-mentioned point b)).

It is specified that the investments in financial instruments under item D (Investments benefiting Life business policyholders that bear the risk and investments arising from pension fund management) of the Assets accounts of the Statement of Financial Position pursuant to Italian Legislative Decree 173/1997 must always be assigned to the "investments with short-term use" compartment for consistency with the current value measurement criterion applied to them, even if they have the characteristics for falling under "investments with long-term use".

for the Non-Life business

- e) the investments in bonds and other fixed-yield securities under item C.III.3 (Bonds and other fixed-yield securities) of the Assets accounts of the Statement of Financial Position pursuant to Italian Legislative Decree 173/1997 with long-term investment aims as they are functional for the insurance business;
- f) the investments in equity instruments and the like under items C.III.1 (Shares and holdings) of the Assets accounts of the Statement of Financial Position pursuant to Italian Legislative Decree 173/1997 and C.III.2 (Mutual investment fund units) of the Assets accounts of the Statement of Financial Position pursuant to Italian Legislative Decree 173/1997 if their aptitude to form a long-term investment proves evident and, in any case, they must be residual in nature with respect to the sum total of the portfolio of a long-lasting nature.

The investments described in point e) and point f) must not in any case exceed the maximum limit of 60% of the total items C.III.1, C.III.2 and C.III.3 of the Assets accounts of the Statement of Financial Position pursuant to Italian Legislative Decree 173/1997.

Without prejudice to the above, the measurement criteria of the other financial investments are explained hereunder.

Shares and mutual fund units

Shares classified as current assets and mutual investment fund units are recognised at the lower of average purchase cost and market value, which for listed securities is the average price recorded in the last month of the year and for unlisted securities a prudent estimated realisable value.

The shares and mutual fund units classified as durable goods are kept at the purchase cost, if necessary adjusted by the write-downs due to impairment considered long-term.

Bonds and other fixed-yield securities

The securities held long term among the Company's assets are measured at the average purchase or subscription cost, adjusted or integrated by an amount equal to the accrued portion for the year of the negative or positive difference between the repayment value and the purchase price, with separate recognition of the portion for the year relating to any issue spreads. Write-downs are made only in the event of confirmed impairment. For implied rate securities (zero coupon bonds, etc.) the capital adjustment already accrued during the year is taken into account.

Securities used for current commitments are aligned to the lower between the average cost, increased or adjusted for issue spreads matured and the return accrued on implied rate securities, and that of the market (for listed securities) formed from the arithmetic mean of prices recorded in December and (for unlisted securities) from the estimated realisable value at the end of the year, determined on the current value of securities traded on regulated markets and with similar characteristics.

Write-downs in previous years are not maintained if the reasons giving rise to such write-downs should no longer apply.

Loans

They are recognised at their estimated realisable value.



Financial derivatives

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Financial derivatives, as defined by ISVAP Regulation no. 36 of 31 January 2011 and subsequent amendments, are used only for hedging purposes, to reduce the risk profile of the assets/liabilities hedged, i.e. to optimise their risk/return profile.

The derivative contracts in force at the end of the period are measured according to the "principle of valuation consistency". Specifically, the unrealised capital losses or gains are charged to the income statement consistently with the corresponding unrealised capital losses and gains calculated on the assets and liabilities hedged.

According to the provisions of Art. 2427-bis of the Civil Code, the fair value of the derivative is indicated for transactions existing at the close of the year.

This value represents the amount at which an asset can be exchanged (or a liability paid off) in a free transaction between aware and independent parties.

For those financial instruments for which there is an active market, the fair value coincides with the market value, while the fair value for instruments for which there is no active market is determined based on the current value of a similar instrument or by using generally accepted valuation models and techniques.

Premiums collected or paid for options on securities, shares, currencies or interest rates in place at year end are respectively recognised in items G.VI "Sundry loans and other financial payables" and C.III.7 "Sundry financial investments".

On expiry of the option:

- if exercised, the premium is recorded as an adjustment to the purchase or sale price of the underlying asset;
- if abandoned, the premium is recognised under "Gains/losses on realisation of investments".

Gains on securities

The interest income accrued is recognised to the income statement according to the accruals principle, as is the difference accrued between the repayment value and the price of issuing bonds and similar securities. The difference between the repayment value and the carrying amount of the accrued difference is considered for the securities constituting fixed assets.

The dividends are recognised in the year in which their distribution is resolved.

The gains and losses arising from the trading of fixed-yield securities and shares are recognised to the income statement according to the actual date of redemption.

<u>Deposits with ceding companies</u>

The item includes the deposits set up with ceding companies in connection with risks underwritten in reinsurance, and are recorded at nominal value.

Investments benefiting Life business policyholders that bear the risk and investments arising from pension fund management

These are recorded at current value, pursuant to the provisions of Art. 17, paragraph 2 of Italian Legislative Decree 173/97, particularly:

- a) for listed investments, it is the value of the last trading day of the year;
- b) for the investments traded in unregulated markets, it is an estimate of their realisable value on the same date;
- c) for the other assets and liabilities and the cash and cash equivalents, it is usually their nominal value.

Receivables

They are recognised at their estimated realisable value. In particular:

Receivables from policyholders for premiums of the year and of previous years represent the receivables accrued, but not yet collected at year end. The specially set up bad debt provision takes into account the Possible future loss calculated based on experience and on final data of the year in progress;



- Receivables from intermediaries include the receivable from agents, brokers and other intermediaries, in
 addition to the receivables for reimbursements paid to preceding agents. They are directly adjusted by way
 of write-offs for final losses and write-downs for assumed non-collection, done by allocating the amount
 resulting from the analytical verification of the single positions to a special provision;
- Receivables from companies are the year-end balances adjusted by a special provision for the write-downs possibly resulting from the checks made on the single positions of doubtful collection
- Receivables from third parties and policyholders for amounts to be collected are made up of recoveries to
 carry out in connection with the claims for which payment of the indemnity has been made. These receivables
 are considered collectable based on a prudent valuation;
- Receivables relating to reinsurance business with companies include all receivables deemed collectable and
 are consequently adjusted by a special bad debt provision calculated based on the checks on the single
 positions;
- other receivables include all receivables that do not fall under the above-mentioned items and, if the
 necessary conditions are met, they are adjusted by a special provision for depreciation determined on the
 basis of the assumed collectability.

Other assets

Furniture, office machinery, plant and movables recorded in public registers

The assets falling under fixed assets are stated in the financial statements at purchase cost or at transfer values and are amortised based on their estimated useful life.

Subordinated liabilities

The loans issued that fall within this category are recognised at their nominal value.

Accruals and deferrals

Accruals and deferrals are calculated on an accrual basis.

Non-Life business technical provisions

Premium provision

The **premium provision** in the Italian direct portfolio broken down into its components is determined by applying Articles 37 and 37-bis of Italian Legislative Decree 209/2005 and in compliance with the provisions and valuation methods provided for by Annex no. 15 to ISVAP Regulation no. 22 of 4 April 2008 (former ISVAP Regulation no. 16 of 4 March 2008 as amended):

- a) the provision for unearned premiums is calculated using, for the classes concerned, the analytical method "pro rata temporis" provided for by paragraph 5 of the mentioned annex 15, of the above-mentioned Regulation, except for the risks in the Credit class for contracts executed or renewed by 31 December 1991, for which the calculation criteria provided for in Annex 15-bis of the Regulation no. 22 and subsequent integrations and amendments apply;
- b) the provision for unexpired risks, connected with the technical performance and intended to cover the part of risk falling within the period after year end, consists - in accordance with the simplified method laid down in paragraph 6 of the aforesaid Regulation - of the classes where valuation of the total amount of the reimbursements and relevant costs arising from insurance contracts concluded before the year ended exceeds that of the provision for unearned premiums and of the premium instalments that will become due after that date in connection with the same contracts; for unearned premiums for unearned premiums;



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c) the provisions in addition to the provision for unearned premiums, connected with the special nature and characteristics of some risks (damages caused by hail and other natural disasters: damages caused by earthquake, seaquake, volcanic eruption and associated phenomena; damages caused by nuclear energy and risks included in the Bonds business) are determined based on the provisions given in the mentioned Annex 15 paragraphs 9 to 20.

The **provision for profit sharing and reversals** in the health business is calculated in respect of amounts to pay to the policyholders for contracts containing the profit participation or reversals clause.

The reinsurers' share of the premium provisions is calculated by applying to the premiums ceded the same criteria as those used for calculating the premium for direct insurance business provision.

Other technical provisions

The item includes the ageing provisions of the health class, intended to cover the deterioration of the risk as the age of the policyholders rises, calculated on the basis of the flat-rate method provided for by Art. 44, paragraph 3 of Annex no. 15 of ISVAP Regulation no. 22 of 4 April 2008 as amended, to the extent of 10% of the gross premiums written of the year pertaining to contracts having the characteristics given under paragraph 43/1 of the annex.

Equalisation provisions

The equalisation provisions allocated to equalise fluctuations in the rate of claims of future years or to cover particular risks such as credit risk, risk of natural disasters or damages caused by nuclear energy are calculated according to the provisions in ministerial decree no. 705 of 19 November 1996 as defined in paragraph 50 of annex 15 to ISVAP Regulation no. 22 of 4 April 2008.

Claims provision

The direct claims provision is ascertained analytically by estimating the presumed cost of all the claims outstanding at the end of the year and on the basis of prudent technical valuations carried out with reference to objective elements, in order to ensure that the total amount set aside is enough to meet the claims to be settled and the relative direct expenses and settlement expenses.

In particular, the provisions for claims reported are estimated using the inventory method and the adjusters' estimates are also combined, where application conditions are satisfied, with the results of statistical methods such as the Chain Ladder, the Bornhuetter Ferguson and the ACPC (Average Cost Per Claim) and with valuations based on the average costs for the year (for similar groups covering a sufficiently large number of claims).

These methods were applied after consistency of the underlying data had been verified using the model assumptions.

The Chain Ladder method is applied to the "paid" and "loading" factors. The method is based on historical analysis of the factors that affect the trend in claims. The selection of these factors is based on the figures for the accumulated amounts paid out, which produces an estimate of the final cost per year of occurrence if the claims for that year have not been paid in full.

The Chain Ladder method is suitable for sectors in which the figures are stable and is therefore not suitable in cases in which there are no significantly stable previous periods and in cases of significant changes in the settlement rate. The Bornhuetter Ferguson method uses a combination of a benchmark, or estimates of the ratio of losses to 'a priori' premium and an estimate based on claims incurred (Chain Ladder). The two estimates are combined using a formula

that gives greater weight to experience. This technique is used in situations in which the figures are not suitable for making projections (recent years and new classes of risk).

The ACPC method is based on a projection of the number of claims to be paid and the respective average costs. This method is based on three fundamental assumptions: settlement rate, basic average costs and exogenous and endogenous inflation.



These methods extrapolate the final cost according to the year in which the claim is incurred and according to similar groups of risk on the basis of the trends in claims recognised in the past. When there was reason for deeming the trends recognised to be invalid some of the factors were modified and the projection adapted to fit the available information.

Some examples of what affects the trends could be:

- changes in the claims handling procedures involving different approaches to settlement/making allocations to provisions;
- market trends showing increases higher than inflation (may be linked to the economic situation or to political, legal or social developments);
- random fluctuations including the impact of "major" claims.

Claims incurred but not yet reported are estimated on the basis of the historical trends within the company, with the number and the average costs of the claims being estimated separately.

The reinsurers' share of the claims provision reflects the sums recovered from them to meet the reserves, the amounts being laid down in the individual policies or in the contracts.

Life business technical provisions

The amount recognised is calculated in accordance with Art. 23-bis and with Annex 14 and 14-bis to ISVAP Regulation no. 22 of 4 April 2008, as amended by IVASS Measure no. 53 of 6 December 2016. The technical provisions are broken down as follows:

1. Mathematical Provisions:

The mathematical provision for direct insurance is calculated analytically for each contract on the basis of pure premiums, with no deductions for policy acquisition costs to be amortised, and by reference to the actuarial assumptions (technical interest rates, demographic models of death or disability) used to calculate the premiums on existing contracts, in accordance with paragraphs 11, 12, 13, 14, 15, 16 and 19 of Annex no. 14 of ISVAP Regulation no. 22/2008. The mathematical provision includes the portion of pure premiums related to the premiums accrued during the year. It also includes all the revaluations made under the terms of the policy and is never less than the surrender value.

2. Additional Provisions:

- Additional provision for demographic risk: in this regard, it was decided to add to the provisions to be set up
 to cover commitments undertaken with the policyholders, in compliance with Paragraph 36, Annex 14 of
 ISVAP Regulation no. 22/2008 after having verified a variance between the demographic bases used to
 calculate the principals forming the annuities and table A62 prepared by ANIA.
- Additional provision to cover the possible variance between the expected rates of return on the assets held as a hedge against the technical provisions and commitments by way of levels of financial guarantees and adjustments made to the benefits provided under the policies, in compliance with paragraph 22 of Annex no. 14 to ISVAP Regulation no. 22/2008.
- Additional provision covering the time offset between the period in which the return to be paid contractually
 was accrued and the time when it is actually paid to the policyholder, in compliance with paragraph 23 of
 Annex no. 14 to ISVAP Regulation no. 22/2008.
- The additional provision set up to hedge the risk of mortality in insurance contracts in Class III (as laid down in Art. 2, paragraph 1, of Italian Legislative Decree 209 of 7/9/2005), which provide a benefit should the insured party die during the term of the contract, in compliance with paragraph 41 of Annex no. 14 to ISVAP Regulation no. 22/2008.
- The additional provision set up to fund guaranteed benefits on maturity or when certain events occur (as laid down in Art. 2, paragraph 1, of Italian Legislative Decree 209 of 7/9/2005), in compliance with paragraph 41 of Annex no. 14 to ISVAP Regulation no. 22/2008.



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3. Provision for amounts payable:

The provision for amounts payable is determined according to the criteria laid down in Art. 23-bis, paragraph 5, of ISVAP Regulation no. 22/2008 and it includes the total amount needed to cover payment of benefits that have fallen due but not so far been paid, surrendered policies and claims not yet paid.

4. Technical provisions for supplementary insurance:

The Technical provisions of supplementary insurance were calculated on the basis of gross premiums according to the *pro-rata temporis* method, in compliance with the provisions of paragraph 18 of Annex no. 14 to ISVAP Regulation no. 22/2008.

5. Provision for profit sharing and reversals:

The Provision for profit sharing and reversals includes the amounts to be attributed to the policyholders or to the beneficiaries of the contracts by way of technical profit sharing and premium reversal, provided that such amounts were not attributed to the policyholders, in accordance with paragraph 6 of Article 23-bis of ISVAP Regulation no. 22/2008.

6. Other Technical Provisions:

Other technical provisions entirely consist of amounts set aside for future operating expenses and are calculated on the basis of the provisions of paragraphs 17 and 20 of Annex no. 14 of ISVAP Regulation no. 22/2008.

For all the other methodological aspects regarding calculation of the technical provisions, including the additional provisions, please refer to the Actuarial function.

Technical provisions where the investment risk is borne by policyholders and provisions arising from pension fund management

According to the provisions of paragraph 39 of Annex no. 14 to ISVAP Regulation no. 22/2008, for Unit-Linked policies and class VI contracts pursuant to Art. 2, paragraph 1, of Italian Legislative Decree 209/2005, the mathematical provisions were calculated on the basis of the number and value of the shares of the respective investment lines in effect on the measurement date, i.e. at the market value of the corresponding covering assets.

For Index Linked insurance (per Art. 41, paragraph 2, of Italian Legislative Decree 209/2005), the mathematical provision was calculated by duly taking into account the provisions of paragraph 40 of Annex no. 14 to ISVAP Regulation no. 22/2008.

Provisions for risks and charges

These include the allocations deemed most suitable for liabilities temporary in nature, of certain or probable existence whose amount or contingency date cannot be determined at year end.

They do not include the provisions used to correct values of asset items. In particular:

- the income tax provisions include the tax expenses allocated for items that will be taxed in subsequent years;
- the other provisions include the foreseeable expenses of various types and those deriving from the dispute in progress, analytically measured for the single positions.



Income tax for the year

Starting from the 2015 tax year UnipolSai opted, and subsequently renewed for the 2018-2020 three-year period, for the Group tax regime regulated by Art. 117 et seq. of Italian Presidential Decree no. 917/86, under the tax consolidating company Unipol Gruppo, together with its own subsidiaries that meet the regulatory requirements. An agreement was signed with the consolidating company, regulating the financial and procedural aspects governing the option in question.

Income tax for the year is recognised among costs for the year and calculated in accordance with current tax regulations. It represents:

- the charges/income for current taxes;
- the amounts of deferred tax assets and liabilities arising during the year and usable in future years;
- for the portion due for the year, offsetting of deferred tax assets and liabilities generated in previous years;
- the expense, if any, for substitute tax of the income tax related to special cases.

Deferred tax assets and liabilities are recognised, calculated on the temporary differences that have arisen or been deducted during the year (including the portion of the tax assets and liabilities relating to the subsidiaries for which the tax regime provided for in Art. 115 et seq. of the Consolidated Income Tax Act was chosen), affecting deferred tax assets and the provision for deferred taxes, respectively. Deferred tax assets and liabilities are calculated on the basis of the tax rates set by current tax regulations and applicable to future years in which all or part of the temporary differences that underly them are expected to be reabsorbed.

Deferred tax assets are recognised only if it is reasonably certain that they will be recovered in future years. Deferred tax liabilities are always recognised.

The disclosure pursuant to Art. 2427, paragraph 1, letter 14 of the Civil Code, together with the statement of reconciliation between theoretical and effective tax charges, is provided in section 21-Information on the non-technical account.

Payables and other liabilities

These are recorded at their nominal value and represent the Company's payables to third parties. Specifically, post-employment benefits reflect the liabilities accrued with all the workforce at year end, in conformity with current laws and the collective labour agreements.

Treasury shares

Treasury shares in the portfolio are recognised on the basis of their purchase value as a direct decrease in shareholders' equity, in a special item Negative reserve for treasury shares in the portfolio.

Earned premiums

The total for the year is obtained by adding the premium provision. Gross and ceded written premiums included all amounts accrued during the year for the insurance contracts, regardless of the fact that these amounts have been collected, net of cancellations caused by technical reversals of single securities issued during the year, and by contract changes, with or without premium changes, introduced with replacements or appendices, in conformity with the provisions of ISVAP Regulation no. 22 of 4 April 2008 as amended and integrated.

Profit from investments in the income statement

Shares of profits from investments to the technical account of the Non-Life business and to the non-technical account of the Life business are assigned in compliance with the provisions of ISVAP Regulation no. 22 of 4 April 2008 as amended and integrated, as explained in the relevant sections of the Notes to the Financial Statements.

Inwards reinsurance

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The technical components communicated by the ceding companies relating to the year, even if incomplete, are estimated for the residual part in order to determine the correct competence and the pertinent retrocessions. The technical provisions are those communicated by the ceding companies, potentially supplemented to take additional foreseeable losses into account.

Translation of balances in foreign currencies

Items expressed in foreign currencies are treated in accordance with the principles of multicurrency accounting. In compliance with Art. 2426, paragraph 8-bis of the Civil Code, property, plant and equipment, intangible assets and financial assets (held as investments) in foreign currencies are recognised at the spot rate at the time of purchase. Other items expressed in a foreign currency are recognised at the year-end rates. All translation differences are recognised in the Income Statement.

Exchange rates used

The main exchange rates used for the translation into euros are as follows:

Currencies	31/12/2020	31/12/2019
US Dollar	1.2271	1.1234
Pound Sterling	0.8990	0.8508
Swiss Franc	1.0802	1.0854
Canadian Dollar	1.5633	1.4598
YEN	126.4900	121.9400
Swedish Krona	10.0343	10.4468

Criteria adopted in breaking down the elements common to the Non-Life and Life businesses

The Company is authorised to jointly carry on insurance and reinsurance activity in both the Life and Non-Life businesses.

Pursuant to Art. 7 of ISVAP Regulation no. 17 of 11 March 2008 implementing Art. 11, paragraph 3 and 348 of Italian Legislative Decree 209 of 7 September 2005, the overheads are recognised to the appropriate account when they are directly chargeable to it on the basis of the information regarding the cost centre.

The costs and revenue common to the two management accounts that were impossible to assign from the very beginning to a specific account and that were therefore recognised indistinctly were broken down at year end based on the framework resolution passed by the Board of Directors according to the criteria consistent with the organisational structure and by using appropriate parameters. In particular:

Acquisition costs

The common costs of the organisational units that pertain to the company's technical/commercial structure, whether central or local, are divided up based on productivity parameters that primarily include the value of the premiums and the number of contracts in the Non-Life and Life portfolios. As the case may be, a single parameter or a combination of several parameters can be used.



Settlement expenses

Considering that the settlement activities are assigned to separate organisational units between the Non-Life and Life businesses, as a rule settlement expenses common to the two management accounts do not arise.

If in the aftermath of organisational changes common cost centres should arise in the future, the relevant costs must be divided based on suitable quantitative parameters in connection with the activity the organisational units to which they refer carry out.

Administrative expenses

The common administrative expenses (referring to organisational units not directly attributable to a specific management account) are divided between Non-Life and Life businesses on the basis of suitable quantitative parameters in connection with the type of activity carried out by the organisational unit to which they refer (i.e. the number of parties, number of policies in portfolio, the amount of the premiums, etc.). As the case may be, a single parameter or a combination of several parameters can be used.

Gains on investments

Recognition of the gains on assets and financial income reflects the actual income coming from the loans and the liquid funds pertaining to the Life business and the Non-Life business.

In the case of advances made by one business on behalf of the other, shares of income calculated in proportion to the entity and to the duration of the disbursements made, applying market rates, are recognised to the account involved.

Asset and financial charges

These are mostly distinctly recognised (Life and Non-Life) from the very origin.

The common costs, mostly pertaining to the structure expenses, are divided up on the basis of the incidence of the investments between the two businesses.

Other gains and other losses

These are assigned to each management account consistently with the attribution of the event or of the statement of financial position and income statement entries to which they relate.

Gains from recoveries of common costs from third parties are divided with criteria consistent with those used for dividing the costs recovered.

Extraordinary income and expenses

The capital gains and losses deriving from the disposal of properties, tangible assets, profits and losses deriving from the trading of securities classified as "long-term" and extraordinary gains and losses are charged to the management accounts based on their origin, meaning based on how the assets are attributed on the date of their realisation or their measurement.

Income tax

Income tax pertaining to investment property is assigned to each management account based on the allocation of the investments to which they refer.

Income tax (IRES, IRAP and deferred tax assets/liabilities) are assigned based on the contribution of each business to the tax result of the year.

Uncertainty in the use of estimates

The application of certain accounting standards implies significant elements of judgment based on estimates and assumptions which are uncertain at the time they are formulated.

As regards the 2020 financial statements, it is believed that the assumptions made are appropriate and, therefore, that the financial statements have been drafted clearly and give a true and fair view of the statement of financial position, income statement and statement of cash flows. The relevant paragraphs of the notes to the financial statements provide full and adequate details of the reasons underlying the decisions made and the measurements performed. In order to formulate reliable estimates and assumptions, reference has been made to past experience, and to other factors considered reasonable for the case in question, based on all available information.



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However, we cannot exclude that changes in these estimates and assumptions may have a significant effect on the statement of financial position and income statement as well as on the potential assets and liabilities reported in the financial statements for disclosure purposes, if different elements emerge with respect to those considered originally.

In particular, the greater use of subjective assessments by company management was necessary in the following cases:

- calculation of the current value of financial assets and liabilities where this could not be directly observed on active markets. In this case, the subjective elements lie in the choice of measurement models or input parameters that cannot be directly observed on the market;
- definition of parameters used in the analytical assessment of securities investments to verify any impairment. In particular, reference is made to the choice of measurement models and the main assumptions and parameters used;
- assessment of the recoverability of deferred tax assets;
- quantification of provisions for risks and charges where there is uncertainty about the amount required and the contingency periods;
- in the estimation processes leading to determination of the technical provisions.

In such cases an explanation is provided with the aim of providing investors with a better understanding of the main causes of uncertainty, but in no way is meant to suggest that alternative assumptions might be appropriate or more valid. In addition, the financial statements measurements are made on the basis of going concern assumptions, as no risks have been identified that could compromise orderly business operations.



Part B: Information on the Statement of Financial Position and Income Statement

The Company jointly carries on the Non-Life and Life insurance businesses and, as required by ISVAP Regulation no. 22 of 4 April 2008 as subsequently amended and integrated, separately draws up a Statement of Financial Position regarding the Non-Life business (Annex 1) and a Statement of Financial Position regarding the Life business (Annex 2), as well as the statement of breakdown of the profit (loss) for the year between the Non-Life business and the Life business (Annex 3).

The financial statements for the year 2020 closed with a profit of €814,307k, €707,293k of which in the Non-Life business and €107,014k in the Life business.

Statement of Financial Position - Assets

The items in the Statement of Financial Position and the changes in corresponding balances with respect to the previous year are given below, with additional information as required by current regulations.

Section 1 - Intangible assets - (item B)

The "intangible assets" item at 31 December 2020 amounted to €731,682k, decreasing by €24,182k compared to the financial position of the previous year (-3.2%). The various components are commented on below.

1.1 Acquisition commissions to be amortised (item B.1)

Acquisition commissions to be amortised totalled \in 76,646k, \in 60,259k of which in the Life business and \in 16,387k in the Non-Life business. The change is negative by \in 863k compared to the financial position of the previous year.

1.2 Start-up and expansion costs (item B.3)

The item consisting of expenses for the project to integrate Unipol Assicurazioni and the companies of the former Fondiaria-SAI Group, amortised starting from the year 2014, has been eliminated to zero compared to the value of the previous year amounting to €2k due to the completion of the amortisation period.

1.3 Goodwill (item B.4)

Goodwill came to a total of €383,629k, €313,968 of which belonging to the Non-Life business and €69,661 to the Life business, and it is amortised in 20 years. The change is negative by €55,071k compared to the financial position of the previous year, due to amortisation for the period.

The item includes:

- the deficit arising from the merger by incorporation of La Fondiaria into Fondiaria-SAI that took place in 2002 for a residual value of €8,512k regarding Non-Life and €6,854k regarding the Life business;
- the goodwill relating to the company transactions that Aurora Assicurazioni merged into Unipol Assicurazioni concluded in 2004, for a residual value of €26,555k in the Non-Life business and €19,455k in the Life business;
- the deficit arising from the merger of Unipol, Milano and Premafin into UnipolSai, that took place on 6 January 2014 for a residual value of €282,513k of which €239,266k related to the Non-Life business and €43,246k to the Life business;



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- the deficit emerging from the merger by incorporation of UnipolSai Real Estate, Europa Tutela Giudiziaria, Sai Holding, Systema and UnipolSai Servizi Tecnologici into UnipolSai, which took place on 31 December 2015 with accounting effect on 1 January 2015 for a residual amount of €812k allocated entirely to the Non-Life business;
- the goodwill recognised in relation to the acquisition on 31 December 2015 of the Linear Life business unit for a residual amount of €106k attributed entirely to the Life business;
- the deficit emerging from the merger of Liguria and Liguria Vita, which took place on 31January 2016 with accounting effect on 1 January 2016 for a residual amount of €38,823k allocated entirely to the Non-Life business.

1.4 Other long-term costs (item B.5)

Other long-term costs, amounting to €271,407k (item B5), recorded a net increase of €31,754k compared to the 2019 figure. Of this item, €7,020k referred to the Life business and €264,387k to the Non-Life business.

The changes during the year are listed and summarised in the following table:

Valori in migliaia di euro	31/12/2019	Purchases	Amortisation/ depreciation	31/12/2020
Development and integration projects	176,784	63,854	35,801	204,838
Software and Licences	47,929	19,078	9,844	57,163
Improvements to third party assets	14,856	2,676	8,217	9,315
Other long-term expenses	84	33	24	92
Total	239,653	85,640	53,886	271,407

The largest component regarded the expenses for third party services relating to IT development and integration projects amounting to €204,838k, the increases in which are mainly due to the following projects: the claims platform "Liquido" (€4,321k), the new Group MV System (€1,751k), the evolution of technological, applicative and multichannelling architectures (€7,452k), the DWH integration (€295k), the IT- accounting system integration totalling €1,483k, Solvency II (€952k), IFRS 17 (€6,188k), IVASS enterprice Reg. 38 extension (€824k), SAP programme implementation and migrations for a total of €1,944k and lastly the application development of the CRM workspace and GDPR area (€2,967k).

Other long-term expenses included trademarks for €71k.

These amounts were recognised under assets with consent from the Board of Statutory Auditors, where necessary. Research, development and advertising costs were not recorded as intangible assets. These costs are recognised in profit or loss as in previous years.

All assets classified under this item are considered of long-term use.

The changes in intangible assets during the year are summarised in Annex 4.



Section 2 - Investments (item C)

2.1 Land and buildings (item C.I)

Class C.I asset accounts net of their depreciation broke down as follows at 31 December 2020:

Amounts in €k	Assets	Accum. deprec.	Net assets
Property for own use	657,370	172,877	484,493
Property for use by third parties	910,160	165,424	744,736
Other property	9,096		9,096
Other rights	2,630	350	2,279
Total	1,579,255	338,651	1,240,605

All land and buildings owned are considered of long-term use.

In implementing the reference IVASS regulation (ISVAP Regulation no. 22 of 4 April 2008), the Company calculated the current value of owned land and buildings using appraisal estimates prepared by independent experts appointed by the Board of Directors, through the distinct measurement of each asset by applying methodologies that differ according to the characteristics of the asset: either the equity type supplemented by elements that take into account the profitability of the property, the comparative type, or the transformation type.

Based on the results of these appraisals, also considering the realisation values expected on the properties being disposed of, the Company decided to bring in write-downs amounting to €8,832k to property investment as they are considered long-term.

The total current value of property at 31 December 2020 amounted to €1,433,627k, increasing by around €193,023k compared to the relevant carrying amount.

The main real estate transactions are described in the dedicated section of the Management Report, while changes during the year are listed in Annex 4 to these Notes to the Financial Statements, and are summarised in the following table:

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Movements during the period	2020
Gross property at 31/12/2019	2,464,488
New investments/improvements	119,272
Sales and other reductions	995,673
Write-downs of property	8,832
Gross property at 31/12/2020	1,579,255
Accum. depreciation previous year	454.372
Amount of depreciation for the year	39,729
Decreases for disposals	155,450
Accumulated depreciation at 31 December	338,651
Net property at 31/12/2020	1,240,605



The detail of the write-downs made during the year and in previous years is stated in a relevant table annexed to the Notes to the Financial Statements.

Information on finance leases

There are no assets leased to third parties.

2.2 Investments in Group companies and other investees (item C.II)

Investments

3

The total amount of Italian and foreign investments (item C.II.1) at 31 December 2020 was €3,530,048k versus €3,499,451k in the previous year, with a net increase of €30,597k. The changes in the period were as follows:

Amounts in €k

Movements during the period	2020
Opening balance	3,499,451
Purchases and subscriptions	109,764
Sales	(12,030)
(Impairment) and reversals of impairment losses	(1,513)
Other decreases	(129,137)
Balance at 31/12/20	3,530,048

Purchases refer to:

- ✓ Cambiomarcia (€5,925k)
- ✓ Unipol Gruppo (€3,368k).

Subscriptions, also inclusive of other forms of investee capitalisation, refer to:

- ✓ BPER Banca (€73,094k);
- ✓ Meridiano Secondo (€24,100k);
- ✓ Nuove Iniziative Toscane (€2,200k);
- ✓ Unica Lab (€1,000k).
- ✓ Borsetto (€76k).

Sales refer to:

- ✓ Società Edilizia Immobiliare Sarda (€11,999k);
- ✓ Mediorischi (€31k).

Impairment refers to the following equity investments:

- ✓ Nuove Iniziative Toscane (€1,286k);
- ✓ Visconti (€79k);
- ✓ Borsetto (€76k);
- ✓ Città Studi (€1k);
- √ Ital H&R (€71k).

Other increases refer primarily to Casa di Cura Villa Donatello for €45,921k, Midi for €12,154k and Gruppo UNA for €4,247k, following merger and spin-off transactions taking place on 1° February 2020 in favour of UnipolSai.

These extraordinary transactions also resulted in decreases referring to Villa Ragionieri for €53,934k, Ambra Property for €53,819k, Pronto Assistance for €13,566k and Casa di Cura Villa Donatello for €3,531k.

Among other decreases is the assignment of shares of the parent Unipol to executive personnel, under the compensation plans based on financial instruments.

More in particular, with reference to the individual investee Companies, the following is pointed out:



- Borsetto: the loss from the year 2019 of the associate resulted in the situation set forth in Art. 2482 bis of the Italian Civil Code. On approval of the financial statements, the shareholders decided to cover that loss by waiving the receivable for the shareholder loan pro rata. On 8 July 2020, UnipolSai sent Borsetto a waiver communication for the amount of €76k in execution of the above-mentioned resolution.
- Butterfly S. à r.l. en liquidation: in February, the bankruptcy proceedings concluded and the company was struck off the Register of Companies. The company settled the payables set out in the bankruptcy plan and the shareholders did not receive any allocation.
- Cambiomarcia: on 22 December 2020, with the authorisation of IVASS for the acquisition of control, the proposed acquisition of 100% of the company was carried out for the total price of €5,925k.
- Mediorischi: on 3 November 2020, the entire share held, equal to 9.999% of the share capital, was sold to other shareholders of the investee. The transaction, concluded at the price of €31k, generated a capital loss of €0.1k.
- Meridiano Secondo: on 20 March 2020 UnipolSai made a capital account payment of €2,500k in order to provide the subsidiary with the liquidity required for the payments connected to the continuation of the renovation works on the Milan-Via de Castillia 23 property, transferred in 2019. This was the first payment referring to the UnipolSai Board of Directors resolution of 18 April 2019 which calls for capital account payments totalling €28.5m. On 24 April 2020, 3 September 2020 and 14 December 2020, UnipolSai also made three capital account payments for a total of €16,100k for interim payments for the construction of Unipol Tower in Milan. The payment is part of the capitalisation of Meridiano Secondo approved by the Board of Directors of UnipolSai on 14 June 2018 for a total of €125m, of which €8,770k already paid by 31 December 2019. Furthermore, on 16 November 2020, a payment of €5,500k was made in order to pay C.M.B., the project's general contractor, the amount set forth for full and final settlement regarding the additional and settlement agreement of 30 October 2020 with reference to the higher expenses incurred compared to contractual provisions.
- Nuove Iniziative Toscane: on 4 May 2020 and 10 December 2020, UnipolSai made two capital account payments, for a total of €2,200k, to enable the subsidiary to meet financial needs in relation to primary urbanisation works necessary to activate the Marescialli School, within the scope of the Castello project. These are the first payments under the letter of commitment for a total of €5.7m signed by UnipolSai on 9 January 2019 with reference to these financial requirements.
- Società Edilizia Immobiliare Sarda: on 24 April 2020, the entire equity investment, equal to 51.667% of the share
 capital, was transferred to Tepor S.p.A. together with the receivables relating to shareholder's loans paid. The
 consideration collected for the sale of the equity investment amounted to €1,993k and the relative capital loss
 came to €10,006k.
- Unica Lab: on 24 February 2020, UnipolSai incorporated Unica Lab, a company set up to supply training services and organise training events, with the payment of share capital of €1,000k.
- Following the incorporation of Pronto Assistance, UnipolSai increased:
 - the stake held in Tenute del Cerro from 98.81% to 100%, with an increase in the carrying amount of €897k;
 - the stake held in Pronto Assistance Servizi from 95.34% to 95.65%, with an increase in the carrying amount of €5k;
 - the stake held in UnipolSai Servizi Consortili from 98.27% to 99.17%, with an increase in the carrying amount of €288k.
- Following the additional corporate spin-off transactions concerning (i) the total spin-off of Ambra Property in favour of UnipolSai, Gruppo UNA and Midi, (ii) the total spin-off of Villa Ragionieri in favour of UnipolSai and Casa di Cura Villa Donatello and (iii) the partial spin-off of the latter in favour of UnipolSai, the carrying amount of Villa Ragionieri, subject to a total spin-off, was cancelled to the extent of €8,013k and transferred to the carrying amount of the second beneficiary Casa di Cura Villa Donatello to the extent of €45,921k, in proportion with the shareholders' equity attributed at the time of the spin-off; the carrying amount of Ambra Property, subject to a total spin-off, was cancelled to the extent of €37,417k and transferred to the carrying amount of the second beneficiary Gruppo UNA to the extent of €4,247k and to the third beneficiary Midi to the extent of €12,154k, in proportion with the shareholders' equity attributed at the time of the spin-off and lastly, the carrying amount of Casa di Cura Villa Donatello was reduced by an amount equal to the reserves transferred to UnipolSai, i.e. €3,531k.

With regard to further details on the shares and holdings (item C.II.1), please refer to the following statements provided in the annexes to the notes to the financial statements:

- a) changes in shares and holdings in the year (Annex 5);
- b) statement with information relating to Group companies and other investees (Annex 6);
- c) analytical statement of movements of investments in investees (Annex 7).



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Current value of investments (as per Annexes 5 and 7).

For the investments traded in unregulated markets, a prudent analytical evaluation of their probable realisable value was made.

In particular, the current value of investments in subsidiaries and associates was determined considering the shareholders' equity, if necessary adjusted to take into account current values of the assets and, where verifiable, a goodwill value: the value of recognition higher than the portion of shareholders' equity stated in the latest financial statements of the investee, if any, refers to an estimated value of the economic capital of the company deriving from appraisals issued by independent experts at the time of acquisition or from estimates made internally on the basis of methodologies and parameters commonly used in professional practices, and from the evaluation of the prospective plans drawn up by the company.

The current amount of investments is $\le 3,412,980$ k, whilst their carrying amount comes to $\le 3,530,048$ k. The difference refers to long-term investments in listed companies, the securities of which recorded a downturn in stock exchange listings which is not deemed representative of impairment.

As provided for by Art.16 of Italian Legislative Decree 173/97, the following table regarding the investments in subsidiaries and associates classified as "long-term" is provided, the carrying amount being higher than the pro-rata shareholders' equity of the investee:

Amounts in €k

Subsidiaries or Associates	% holding (ord. and sav. shares)	Carrying amounts	Shareholders' equity pro-rata	Difference
Linear Assicurazioni Spa-Bologna-IT	100.00%	180,000	137,791	(42,209)
UniSalute Spa-Bologna- IT	98.99%	745,000	203,156	(541,844)
Arca Vita Spa-Verona-IT	63.39%	475,000	246,075	(228,925)
Nuove Iniziative Toscane Srl-Firenze- IT	100.00%	71,367	71,163	(204)
Marina Di Loano Spa-Loano-IT	100.00%	81,709	78,701	(3,008)
Meridiano Secondo Srl-Milano-IT	100.00%	214,160	206,635	(7,525)
Cambiomarcia Srl-Ravenna- IT	100.00%	5,925	99	(5,826)
Gruppo Una Spa-Milano- IT	100.00%	32,233	13,436	(18,797)
Casa Di Cura Villa Donatello-Firenze- IT	100.00%	66,346	62,539	(3,806)
AlfaEvolution Technology Spa-Bologna- IT	100.00%	90,000	86,057	(3,943)
Ital H&R Srl-Bologna- IT	100.00%		(198)	(198)
Centri Medici Dyadea Srl-Bologna- IT	100.00%	5,142	649	(4,492)
Unica Lab S.R.LBologna- IT	100.00%	1,000	849	(151)
UnipolRental Spa-Reggio Emilia- IT	100.00%	96,092	66,171	(29,921)
Ddor Novi Sad Ord Eur-Novi Sad- RS	100.00%	85,971	65,110	(20,861)
UnipolSai Nederland Bv-Amsterdam- NL	100.00%	390,988	355,824	(35,164)
Fin. PrivMilano- IT	28.57%	27,446	26,928	(518)
Hotel Villaggio Cdm Spa In Liquidazione-Modena- IT	49.00%		(1,842)	(1,842)
Garibaldi Sca-Luxembourg- LU	32.00%	660	(2,281)	(2,941)
Isola (Ex Hedf Isola)-Luxembourg-LU	29.56%	1,598	(1,250)	(2,848)

With regard to investments held in the following insurance companies, note that the higher carrying amount in the financial statements compared to the corresponding portion of the carrying amount of shareholders' equity represents goodwill. This higher value is supported by an internal estimate intended to determine the "value in use" of the equity investment, as specified below.

Linear and UniSalute: the excess capital version of a Dividend Discount Model (DDM) was used.



Arca Vita: the Sum of Parts ("SoP") method was adopted, using an Appraisal Value type method for Arca Vita and Arca Vita International, and the excess capital version of the Dividend Discount Model (DDM) for Arca Assicurazioni.

DDOR Novi Sad: the excess capital version of a Dividend Discount Model (DDM) was used.

As regards the investments held in companies other than insurance ones, the following are of note:

Nuove Iniziative Toscane: a €1,286k adjustment in the carrying amount was made during the year. The residual value recognised greater than the corresponding portion of shareholders' equity is due to unrealised capital gains on properties and entries pertaining to tax items.

Marina di Loano: the higher amount recognised in the financial statements relative to the corresponding portion of shareholders' equity is due to unrealised capital gains on properties.

Meridiano Secondo: the higher amount recognised in the financial statements relative to the corresponding portion of shareholders' equity is due to unrealised capital gains on properties and to entries pertaining to tax items.

Cambiomarcia: the amount recognised in the financial statements is supported by the results of a fairness opinion issued by a leading independent advisor, at the time of the acquisition taking place in the current year.

Gruppo UNA: a Discounted Cash Flow (DCF) type methodology was used.

Casa di Cura Villa Donatello: the higher amount recognised in the financial statements relative to the corresponding portion of shareholders' equity is due to unrealised capital gains on properties and to entries pertaining to tax items.

AlfaEvolution Technology: a Discounted Cash Flow (DCF) type methodology was used.

Centri Medici Dyadea: a Discounted Cash Flow (DCF) type methodology was used.

Unica Lab: the company was established in February 2020 with the goal of leveraging the skills developed by the Unipol Group in supporting the managerial development and growth of companies, by offering training paths and services to customers outside the Group. No adjustments were made to the carrying amount as the company is currently considered in the start-up phase.

UnipolRental: a Discounted Cash Flow (DCF) type methodology was used.

UnipolSai Nederland BV: the higher value recognised on the financial statements compared to the corresponding portion of shareholders' equity is due to the unrealised capital gain on the carrying amount of the subsidiary UnipolRe.

Fin Priv: the higher value recognised on the financial statements compared to the corresponding portion of shareholders' equity is due to the unrealised capital gain on the carrying amount of the equity investment held in Mediobanca.

With regard to the associates, note that on the basis of information currently available in connection with the expected repayment flows for Isola and Garibaldi, recoverability of the investment is not considered in jeopardy.

The other differences are not deemed significant.

Bonds

At 31 December 2020, bonds issued by Group companies and other investees amounting to $\leq 9,419k$ had been booked, all classified under long-term investments, declining with respect to the previous period of $\leq 1,184k$. In the course of the year 2020, an additional $\leq 7,804k$ was collected, of which $\leq 5,493k$ for Profit Participating Bonds and the relative remuneration and $\leq 2,311k$ for Special Interest Bonds and the relative remuneration.



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Currently, the item includes the following bonds:

- profit Participating Bonds for residual €5,052k issued by the associate Garibaldi S.C.A;
- profit Participating Bonds for residual €1,069k issued by the Ex Var. S.C.A.;
- profit Participating Bonds for residual €1,797k regarding the associate Isola S.C.A;
- bonds issued by the investee Syneristiki for €1,500k.

Loans to Group companies and other investees

Loans to Group companies (item C.II.3) amounted to €773,220k at 31 December 2020, with a decrease of −€151,357k compared to the previous year's figure.

The item includes the following loans:

Amounts in €k		
Loans	2020	2019
Unipol Gruppo	567,785	567,785
UnipolRental	123,882	223,882
UnipolReC	30,843	65,276
Meridiano Secondo	36,813	36,813
AlfaEvolution Technology	7,000	13,000
Borsetto	6,015	6,092
Cambiomarcia	882	
Società Edilizia Immobiliare		6,034
Casa di Cura Villa Donatello		5,695
Total	773,220	924,576

As has already been pointed out in the Management Report, the decrease in the item was basically due to:

- the disbursement on 31 July 2020 of a €123,882k loan to the subsidiary UnipolRental, to replace the loan previously disbursed for €223,882k, which was repaid on the same date;
- following the partial spin-off taking place on 1° February 2020 of Casa di Cura Villa Donatello in favour of UnipolSai, the extinction of the €5,695k loan disbursed to it;
- transfer of the outstanding €6,034k loan to Società Edilizia Immobiliare Sarda as part of the sale of the equity investment held in that company;
- partial repayment on 30 November 2020 of €6,000k on the loan to the subsidiary AlfaEvolution.

Please also note the loan outstanding with UnipolReC, subject to partial repayment in the course of 2020 for \le 34,434k, with a residual debt of \le 30,843k.

In 2020, a loan was also disbursed to Cambiomarcia for €882k. There is also a loan in place with Butterfly for €129k, the entire amount of which has been written off.

The changes of the bonds issued by investees (item C.II.2) and of the loans granted to Group companies and investees (item C.II.3) are provided in Annex 5.

2.3 Other financial investments (item C.III)

The total balance of this item amounted to €37,590,169k, increasing by €1,295,470k compared to 31 December 2019 (+3.6%). The main components can be summed up as follows:



Amounts in €k	2020	2019	Change on 2019
C.III.1 Shares and holdings	568,641	627,725	(59,085)
C.III.2 Mutual investment fund units	4,688,527	3,421,579	1,266,948
C.III.3 Bonds and other fixed-yield securities	32,267,148	32,177,333	89,815
C.III.4 Loans	20,877	22,174	(1,297)
C.III.6 Bank deposits	20,115	25,521	(5,406)
C.III.7 Sundry financial investments	24,862	20,367	4,495
Total	37,590,169	36,294,700	1,295,470
			3.6%

The total item "other financial investments" contains no investments in companies in which the Company owns at least one-tenth of the share capital or voting rights that can be exercised at the ordinary shareholders' meeting.

The breakdown of shares and holdings, mutual investment fund units, bonds/other fixed-yield securities and sundry financial investments based on long-term and short-term use, separately for Non-Life and Life businesses, is provided in detail in Annex 8, with the corresponding current value indicated.

The changes of long-term assets in the year, including the items above, are provided in Annex 9.

The balance of the "shares and holdings" item (C.III.1) amounted to €568,641k, down by €59,085k compared to 31 December 2019 (-9.4%). Net value adjustments recognised at year end amounted to €26,718k.

Item C.III.2 "mutual investment fund units" amounted to a balance of \le 4,688,527k at 31 December 2020, with an increase of \le 1,266,948k compared to 31 December 2019. The increase in this item was due primarily to transactions in real estate investment funds already highlighted in the Management Report in the section dedicated to "Real estate management", which should be referred to for the details. Net value adjustments recognised at year end amounted to \le 110,501k.

"Bonds and other fixed-yield securities" (item C.III.3) at 31 December 2020 broke down as follows:

Amounts in €k	2020	% Comp.	2019	Change on 2019
Securities issued by Gov., public entities				
listed	19,281,346	59.8	21,912,531	(2,631,185)
unlisted	296,695	0.9	294,434	2,261
Convertible bonds	654	0.0	7,814	(7,160)
Other listed securities	12,421,334	38.5	9,740,465	2,680,868
Other unlisted securities	267,119	0.8	222,089	45,031
_Total	32,267,148	100.0	32,177,333	89,815
				0.3%

Transactions in 2020 were focused as highlighted in the table on bonds, with a view to reducing the weight of investments in government securities in favour of an increase in bonds of non-governmental issuers, both financial and industrial corporate bonds.

The separation between long-term commitments and short-term commitments is €20,490,931k and €11,776,217k, respectively.

The government securities and other listed securities, for the nominal amount of €33,596,147k, are recorded in the financial statements for €31,702,680k. If measured based on the average of the December 2020 prices, these securities would amount to a total of €37,914,638k.



Of the bonds classified as financial assets, securities amounted to a total countervalue of €20,490,931k, with a fair value of €25,515,925k.

Net value adjustments recorded on the portion of bonds included in the current assets portfolio amounted to -€7,559k. The unlisted securities, for the nominal amount of €616,060k, are recorded in the financial statements for €563,814k, compared to the market value of €643,156k measured at the end of the period.

The securities in portfolio are mainly deposited with Banks or issuing Institutions.

In connection with the bonds under item C.III.3, an analytical indication of the positions of significant amount (greater than €130,000k) per issuer party is provided hereunder.

The exposures thus selected represent 71.0% of the entire portfolio.

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AMOUNTS IN €K	
Issuer	Carrying amount
Tesoro Italia	15,007,250
Tesoro Spagna	1,539,371
Tesoro Francia	771,679
Mediobanca Spa	692,102
Unicredit Spa	382,540
Tesoro Germania	311,906
Commerzbank Ag	304,632
Comunitad De Catalunya	277,638
Tesoro Portogallo	256,487
Banco Santander Sa	246,083
Generali Spa	238,730
Comunidad De Madrid	229,512
Jp Morgan Chase & Co.	217,243
Deutsche Bank Ag	212,428
Corsair Finance Ireland Ltd	209,778
Nomura International Funding Pte Lt	207,360
Banco Bpm Spa	199,461
Bnp Paribas Sa	187,163
Banco Bilbao Vizcaya Argentaria Sa	175,366
Hsbc Holdings Plc	171,949
Goldman Sachs Group Inc	169,058
Barclays Bank Plc	156,547
Tesoro Irlanda	155,283
Axa Sa	154,782
Cnp Assurances	149,559
Societe Generale	144,666
Natwest Markets Plc	142,844
Total	22,911,422



The securities portfolio includes €8,089,860k relating to subordinated bonds; the details are provided in the chapter "Additional tables appended to the Notes to the Financial Statements", which shows the main characteristics of these investments.

Below, evidence is provided of the issuing and/or trading difference for the bonds and the other fixed-yield securities recorded under items C.II.2 and C.III.3:

Amounts in €k	2020
Positive issue spreads	4,420
Negative issue spreads	(2,585)
Positive trading spreads	55,442
Negative trading spreads	(55,185)
Zero coupon adjustments	179,500

Item C.III.4 "loans", amounting to €20,877k, recording a decrease of €1,297k against the 2019 figure, consists of €15,668k for loans on policies and €5,209k for other loans that comprise €2,772k for loans granted to Agents (guaranteed by the portfolio indemnity and, in the event this is insufficient, by the special agent suretyship policy) and €2,421k for loans granted to employees.

The changes in the year in loans (item C.III.4) and bank deposits (item C.III.6) are shown in Annex 10.

Item C.III.6, totalling €20,115k, refers to term "bank deposits" with a duration of more than 15 days, with a decrease by €5,406k. The amount at the end of the period included almost exclusively the deposit of the sum withheld as a guarantee on the price for the purchase of the category A shares of UnipolRental (equal to 25% of the relative equivalent value) as set forth in the subsidiary purchase agreement for €19,456k and deposits of sums withheld as a guarantee on the price for the purchase of the Cambiomarcia shares for a value of €650k established during the year. The reduction refers to several restricted deposits existing at 31 December 2019 and closed in the course of 2020.

Please note that during the year 2020 no repurchase agreement was entered into for the either the Non-Life or Life business.

"Sundry financial investments" (item C.III.7) broke down as follows:

Amounts in €k	2020	2019	Change on 2019
Premiums for call options	18,508	18,508	
Premiums for put options	5,392	1,860	3,532
Value of cross currency swaps	608		608
Premiums for default swap credit	355		355
Total	24,862	20,367	4,495
			22.1%

The change compared to the previous year is linked primarily to 12 put options acquired on shares and share indexes, 1 Cross Currency Swap agreement entered into and 3 Credit Default Swap contracts entered into.

Transactions involving bonds attributed to the long-term segment

To ensure the availability of freely negotiable investments, the Company has adopted an Investment and Liquidity Policy that was approved with a board of directors' resolution, wherein a maximum limit of long-term investments was established (70% Life and 60% Non-Life), calculated on the Company's total investments, which include both equity instruments and debt securities, except for investments considered strategic, all investments falling under Class D (Class III and Class VI) and those covering defined benefit policies.

The total of the reference investments to verify the incidence of the securities of the long-term segment at 31 December 2020, calculated as explained above, consists of the following, separately for the Non-Life and Life businesses:

Non-Life business

Amounts in €k

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Non Life- Business	2020
C.III.1 Shares and holdings	300,120
C.III.2 Mutual investment fund units	2,137,977
C.III.3 Bonds and other fixed-yield securities	8,117,025
Total	10,555,122

Life business

Amounts in €k

Life- Business	2020
C.III.1 Shares and holdings	268,521
C.III.2 Mutual investment fund units	2,550,550
C.III.3 Bonds and other fixed-yield securities (*)	24,079,783
Total	26,898,853

(*) Except those covering defined benefit policies

In the period, no transfers of securities were made from the long-term segment to the short-term segment and vice versa for the Non-Life and Life businesses.

Total long-term investments in the Non-Life business at 31 December 2020 amounted to €3,952,645k, which is 37.45% of total financial investments.

Total long-term investments in the Life business at 31 December 2020 amounted to €16,526,725k (not including those covering defined benefit policies), which is 61.44% of total financial investments.

In March, to prevent potential liquidity issues deriving from the unexpected extended closure of economic and commercial activities in Italy, the Company carried out a programme for selling bonds classified for the most part as long-term. These actions, carried out quite rapidly within a market phase characterised by high uncertainty and volatility, were undertaken to mitigate liquidity risk, as a result of potential lower premiums or payment extensions in the Non-Life business and an expected increase in surrenders in the Life business in order to handle the difficulties caused by the lockdown of economic activity, although this latter scenario did not take place.



The sales continued as part of the company's asset allocation modification process. Specifically, a particularly significant reduction is being carried out on Italy concentration risk and exposure to the volatility risk of government securities issued by other "peripheral" countries in the Life segment.

Overall, in the Non-Life segment sales amounted to €749,947k and resulted in the realisation of net capital gains of €56,608k, in the Life segment they amounted to €1,694,409k, with net capital gains realised of €100,245k.

The sales of structured securities carried out in both segments are in any event part of the programme for reducing exposure to structured securities and simplifying the Company's portfolio.

2.4 Deposits with ceding companies (item C.IV)

These receivables at 31 December 2020 amounted to €147,658k, increasing by €137,324k compared to the 2019 figure (+1328.9%).

These are deposits set up as guarantee at the ceding companies in connection with the risks undertaken in reinsurance, whose movements (establishment and repayment) take place annually or every six months. Their duration largely depends on the specific nature of the underlying insurance benefits and on the actual duration of the reinsurance agreements, which are renegotiated at the end of each year.

Deposits with ceding companies were not written down as they are considered recoverable.

The increase was primarily due to reinsurance treaties entered into with the subsidiaries Linear and UniSalute.

Section 3 - Investments benefiting Life business policyholders that bear the risk and investments arising from Pension Fund management (item D)

The investments regarding the technical provisions pertaining to contracts having the characteristics indicated by Art. 41 of Italian Legislative Decree 209 of 7 September 2005 "Private Insurance Code" are reported in Class D.I. These are specifically Index-Linked and Unit-Linked products.

The balance of Class D.I amounted to €808,158k, which increased by €128,996k compared to the previous year (+19.0%).

During the period no assets were transferred from Class D.I to Class C in the cases of portions of excess assets no longer representative of the technical commitments, which were therefore released from the particular hedging destination that characterises the assets entered in Class D.I (as explained in Art. 21 of ISVAP Regulation no. 22 of 4 April 2008 and subsequent integrations and amendments).

No transfers from Class C to Class D were made during the period (regulated by Art. 20 - paragraphs 1 to 4 - Italian Legislative Decree 173 of 26 May 1997).

The details of the assets relating to contracts whose benefits are linked with investment funds and market indices (item D.I) are provided in Annexes 11 (Total), 11/1 and 11/2 for the two types of product (Index-Linked and Unit-Linked). Class D.II records the investments relating to the defined contribution open pension fund and includes 17 occupational pension funds for which management backed by guarantee is carried out.

These investments at the end of 2020 amounted to a total of €4,277,583k, decreasing by €669,020k (-13.5%) compared to the previous year, primarily due to the liquidation of the Cometa fund.

The details of the assets arising from pension fund management (item D.II) are provided in the annexes:

- no. 12 (Total);
- -no. 12/4 for "UnipolSai Previdenza FPA";
- -no.12/8 for "Arco";
- no. 12/10 for "Alifond";
- -no.12/11 for "Byblos";
- -no. 12/13 for "Telemaco";
- no. 12/16 for "Fondapi";
- no. 12/18 for "Previmoda";
- no. 12/19 for "Fonte";
- no. 12/21 for "Perseo Sirio Gar.";
- no. 12/23 for "F.do Pens. Prev. Cooperativa Gar.";



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no. 12/25 for "F.do Pens. Cariplo Gar.";
no. 12/26 for "F.do Pens. Mediafond Gar.";
no. 12/27 for "F.do Pens. Eurofer Gar.";
no. 12/28 for "F.do Pens. Prevedi Sicurezza Gar.";
no. 12/29 for "F.do Pens. Agrifondo Gar.";
no. 12/30 for "F.do Pens. Concreto Gar.";
no. 12/31 for "F.do Pens. Espero Gar.";
no. 12/32 for "F.do Pens. Gr. Banco Pop. Gar.".
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According to the instructions issued by the Supervisory Commission for Pension Funds (COVIP) with its Resolution of 17 June 1998, the statement of the Open Pension Fund has been drawn up for the year ended at 31 December 2020, annexed to the Company's Financial Statements as required by the mentioned regulations.

Section 4 - Technical provisions - reinsurers' share (item D.bis)

The balance of this item at 31 December 2020 amounted to €556,876k. The breakdown and change compared with the previous year are summarised in the following table:

Amounts in €k	2020	2019	Change on 2019
Life business technical provisions	13,255	28,552	(15,297)
Life business - amounts payable	5,967	2,124	3,843
Non-Life premium provision	81,738	83,820	(2,082)
Non-Life claims provision	455,916	525,502	(69,585)
Total	556,876	639,997	(83,121)
			(13.0)%

The amount, down compared to the previous year, reflects the performance of the direct business of the company and the trend in reinsurance agreements.

The technical provisions - reinsurers' share are calculated using the same criteria used for allocating direct business provisions while also considering the contractual reinsurance clauses.

The reinsurers' share is determined with the same criteria used for forming risks underwritten provisions and represent their share of the contractual commitments.

Section 5 - Receivables (item E)

The balance of this item at 31 December 2020 was €3,035,860k. The breakdown and change compared with the previous year are summarised in the following table:



Amounts in €k	2020	2019	Change on 2019
E.l.1 Due from policyholders for premiums	602,823	648,523	(45,701)
E.l.2 Receivables from ins. intermediaries	959,580	875,236	84,344
E.I.3 Insurance company current accounts	21,178	27,730	(6,552)
E.I.4 Policyholders and third parties for amounts to be recovered	130,010	125,686	4,324
E.II Receivables relating to reinsurance business	57,698	127,473	(69,775)
E.III Otherreceivables	1,264,572	1,096,424	168,148
Total	3,035,860	2,901,071	134,789
			4.6%

Receivables from policyholders (item E.I.1) accounted for 6.1% of direct premiums of the year (5.9% in 2019). These receivables included receivables of doubtful collection, against which a write-down of \in 58,610k was made (\in 47,550k at 31/12/2019). The valuation of receivables from policyholders was made taking into account the historic trend of the rates of recovery of the receivables in subsequent periods. The change in provisions against that of the previous period led to the recognition of technical charges of \in 11,060k. Significant unit amounts in the receivables of doubtful collection are not reported.

Receivables from agents and other intermediaries (item E.l.2) mostly consist of the portfolio reimbursements from the agencies and the receivables for premiums collected toward the end of the year.

The bad debt provision allocated and referred mainly to receivables for reimbursements, which totalled €18,118k, was sufficient to cover the receivables of doubtful collection.

Receivables from policyholders and third parties for amounts to be collected amounted to \in 130,010k, and are recorded at their estimated realisable value. The balance of this item increased by \in 4,324k compared to 31 December 2019.

Receivables from insurance and reinsurance companies and from reinsurance intermediaries (item E.II), for the most part short-term, derived from inwards and outwards reinsurance relations, and amounted to €57,698k at 31 December 2020, decreasing by €69,775k compared to 2019 (-54.7%).

These amounts are net of the relevant bad debt provision that totalled €22,134k. The doubtful positions are measured individually.

"Other receivables" (item E.III) amounted to €1,264,572k (increasing by €168,148k compared to 31/12/2019). The breakdown and change compared with the previous year are summarised in the following table:

Amounts in €k	2020	2019	Change on 2019
Tax authorities	796,662	729,032	67,630
Group companies	42,713	36,022	6,691
Rent	20,554	16,489	4,065
Mutuelle Du Mans	18,071	19,822	(1,751)
Roadway Accident Victims Fund	36,021	32,993	3,028
Derivative contract guarantees	256,450	165,651	90,799
Sundry receivables	94,102	96,416	(2,314)
Total	1,264,572	1,096,424	168,148
			15.3%



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Additional details are provided for the most significant items, as follows:

- tax receivables for €796,662k (€729,032k at 31/12/2019), comprising mainly:
 - €497,310k relating to the advance payment of the insurance tax (provided for by Decree Law 282/2004, as amended by Law no. 205 of 27 December 2017);
 - €187,501k for the amounts paid in connection with the substitute tax on the mathematical provisions, established by Decree Law 209 of 25 September 2002, recovered in conformity with the mentioned regulations;
 - €72,179k for withholdings;
 - €17,836k for the IRAP receivable;
 - €3,501k for claims of reimbursement of foreign tax receivables.
- Receivables from group companies for €42,713k. Among them were €22,909k as a receivable for withholding tax
 from the holding company Unipol Gruppo by effect of participation in the tax consolidation.
- Receivables from the Company Mutuelle du Mans amounted to €18,071k, with a €1,751k difference compared to 31 December 2019. This receivable regards the guarantee on the adequacy of the technical provisions at 31 December 2004 of the companies MMI Danni and MMI Assicurazioni, acquired in 2005, issued at the time of their purchase from Mutuelle du Mans. Based on the agreements currently in force, as amended by the settlement agreement signed on 3 November 2017, MMA had undertaken to pay to UnipolSai the difference between the net amount paid and the value of the provisions at 31 December 2004 (the net amount paid being the algebraic sum of claims paid, direct expenses, direct settlement expenses, indirect settlement expenses, amounts recovered from policyholders and reinsurers' shares), validated by an independent Auditor (KPMG). The receivable is secured by a bank guarantee on first request for the initial amount of €29,823,750 then reduced following the payments made in the meantime to €25,966,500. The guarantee covers MMA's commitment to the obligation for periodic settlement of the additional differential that may be noted by the Auditor, no later than 3 months from the end of each half, with respect to the net amount paid after 30 June 2014, net of the relative periodic payments received.
- Receivables from the Roadway Accident Victims Fund that amounted to €36,021k, €6,577k of which derived from the excess contribution advance paid in January 2020 over the amount actually due and €29,444k from claims settlement activity.
- Payments made as cash collateral to safeguard transactions in derivatives totalling €256,450k.

Sundry receivables, which amounted to €94,102k net of total write-downs of €174,454k, include:

- Receivable from Avvenimenti e Sviluppo Alberghiero (a wholly-owned subsidiary of Im.Co.) that amounted to
 €103,158k, of which €101,665k as advances paid by Milano Assicurazioni pursuant to a contract for the
 purchase of future property pertaining to a property complex in Rome, Via Fiorentini, written down
 completely in prior years;
- Items awaiting settlement for €53,127k, of which receivables from Finitalia for €40,427k for lending to agents and policyholders for the underwriting of instalment policies;
- Disputed receivables due from agents of €42,731k against which value adjustments totalling €41,128k were recognised;
- Receivables for €16,271k from providers as provisions for claims management expenses;
- Sundry receivables from employees for €4,420k.

Section 6 - Other assets (item F)

The balance of this item at 31 December 2020 was €1,714,262k. The breakdown and change compared with the previous year are summarised in the following table:



		<u> </u>	
			Change on
Amounts in €k	2020	2019	2019
F.I Property, plant and equipment and			
inventories	64,859	70,444	(5,584)
F.II Cash and cash equivalents	436,631	393,270	43,361
F.IV Other assets	1,212,771	1,208,810	3,962
Total	1,714,262	1,672,524	41,738
			2.5%

Property, plant and equipment and inventories recorded in item F.I are considered long-term assets. The balance at 31 December 2020, which totalled €64,859k, is net of the relevant accumulated depreciation as per the following table:

Amounts in €k	2020	2019	Other changes
Office furniture and machines and internal means			
of transport	42,412	45,980	(3,569)
Movable assets entered in public registers			0
Plant and equipment	18,144	20,171	(2,027)
Inventories and sundry goods	4,304	4,293	11
Total	64,859	70,444	(5,584)

Cash and cash equivalents (item F.II) amounted to €436,631k, €436,617k of which refer to current account deposits (€393,257k in 2019) and €14k to cash and revenue stamps (the increase compared to 31/12/2019 totalled €43,361k). Bank deposits include accounts in currencies other than the euro (mainly US dollars, Swiss francs, British sterling and Japanese YEN) for a value of €10,664k, credit balances in postal current accounts totalling €3,206k and the net fees accrued in the period.

Sundry assets (item F.IV.2) amounted to €1,212,771k at year end (€1,208,810k in 2019, showing a 0.3% increase).

The breakdown and change compared with the previous year are summarised in the following table:

Amounts in €k	2020	2019	Change on 2019
Technical entries on claims	93,921	91,643	2,278
Attachments for claims	21,968	45,474	(23,506)
Non-Life/Life connection account	82,671	41,031	41,640
Advances on portfolio indemnities	49,921	43,323	6,598
Real estate expense to recover	22,488	16,500	5,988
Financial Assets	233,572	112,029	121,543
Items to be settled and transitional accounts	14,728	26,037	(11,308)
Deferred tax assets	678,575	816,319	(137,744)
Sundry assets	14,926	16,453	(1,527)
Total	1,212,771	1,208,810	3,962
		_	0.3%



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Note that technical items on claims included the amount of the "handler lump-sum" to recover, amounting to $\le 84,946k$ ($\le 81,527k$ in 2019).

The item "Financial assets", amounting to €233,572k, included the offsetting item from the valuation of transactions in derivative financial instruments outstanding at 31 December 2020 equal to €33,013k, which refer to:

- contra-item of forward currencies for €22,533k;
- contra-item of asset swaps for €10,431k;
- contra-item of interest rate swaps for €49k.

The item also included €200,560k referring to the margins paid to JP Morgan as the clearing broker of the Interest Rate Swap transactions cleared at the London Clearing House Clearnet, broken down as follows:

- variation margins paid amounting to €84,560k;
- initial margins paid by way of guarantee deposit amounting to €116,000k.

Deferred tax assets amounted to €678,575k.

The changes in the receivable for deferred tax assets that took place in the period are summarised in the following table:

- 4			-1
			6k

Deferred tax assets	2020
Aggregate opening balance	816,319
Increases during the period	71,085
Uses during the period	(220,451)
Other changes	11,622
Total	678,575

The additional information on deferred tax assets is provided in the statement (drawn up pursuant to Art. 2427, paragraph 1, point 14 of the Civil Code) provided in section 21 of the Income Statement.

Section 7 - Accruals and deferrals (item G)

Item G "Accruals and deferrals" showed a total balance at 31 December 2020 of €399,034k with a decrease of €9,348k compared to the previous year (-2.3%).

The breakdown into accruals and deferrals follows:

Amounts in €k	Accruals	Deferrals	Total
G.1 Interest	361,398		361,398
G.2 Rental income		3,231	3,231
G.3 Other accruals and deferrals	438	33,967	34,404
Total	361,836	37,198	399,034



Item G.1 "interest", which amounted to €361,398k (€373,557k at 31/12/2019), is mostly made up of accruals on securities for €338,591k, accruals on derivatives totalling €20,249k and accruals on intercompany loans for €2,558k. Prepayments on rental fees totalled €3,231k.

Item G.3 "other accruals and deferrals", which amounted to €34,404k (€33,122k at 31/12/2019), breaks down as follows:

- expense deferrals on long-term loans totalling €10,692k;
- overhead deferral for €11,714k;
- prepayments on technical items for €11,108k;
- other deferrals individually insignificant for €891k.





Statement of Financial Position - Liabilities

Section 8 - Shareholders' Equity (item A)

Movements in shareholders' equity recognised during the year with respect to the previous year are set out in detail in the attached statement of changes in shareholders' equity, included in the section "Additional tables appended to the Notes to the Financial Statements".

A statement of use and availability of equity reserves has also been annexed, as required by Art. 2427, paragraph 1, no. 7-bis of the Civil Code.

The share capital and equity reserves at 31 December 2020 totalled €5,636,589k.

In execution of the shareholders' resolution of 29 April 2020, taking into account the treasury shares held in the portfolio at the coupon date, the profit for the year 2019 was allocated as follows:

- dividend for a total of €452,606k, of which €340,514k relating to the Non-Life business and €112,092k relating to the Life business (unit dividend equal to €0.160 for each entitled ordinary share);
- Extraordinary reserve posted in the item of Other provisions of the shareholders' equity for a total of €248,632k, of which €130,659k relating to the Life business and €117,973k relating to the Non-Life business.

At 31 December 2020, the share capital amounted to €2,031,456k (unchanged compared to the previous year), subscribed and fully paid-up, consisting of 2,829,717,372 ordinary shares, all with no nominal value. Details of the equity reserves (items from A.II to A.X), which at 31 December 2020 totalled €3,605,133k, are provided in the following table:

- 4	m	-	111	, from	in	€k
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Item	•	2020	2019	Change. on 2019
A.II	Share premium reserve	407,256	407,256	
A.III	Property revaluation reserve	96,559	96,559	
A.IV	Legal reserve	406,291	406,291	
A.VI	Reserve for shares of the holding company	789	1,708	(919)
A.VII	Otherreserves	2,694,972	2,415,150	279,822
	Mergerreserve	1,815,320	1,784,129	31,190
	Extraordinary reserves	945,096	696,464	248,632
	Dividend equalisation reserve	826	826	
	Premium reserve for disposal of option rights that were not exercised	5	5	
	Reserve for difference on sale of treasury shares	(66,275)	(66,275)	
A.X	Negative reserve for treasury shares	(734)	(1,847)	1,114
Total		3,605,133	3,325,117	280,016
				8.4%

The increase in the extraordinary reserve is due to the allocation of the profit from the previous year, while the increase in the merger reserve was caused primarily by the incorporation of Pronto Assistance, as already illustrated previously, in the amount of \leq 30,271k.

The reserve for shares of the holding company was adjusted to the value of the securities held in the portfolio at the end of the period, with the excess amount allocated to the merger surplus reserve from which it had originally been drawn. The negative reserve for treasury shares in portfolio was adjusted following the transactions made in relation to the financial instrument-based compensation plan for managers.



Section 9 - Subordinated liabilities (item B)

The subordinated liabilities issued by UnipolSai Assicurazioni amounted to €2,551,689k, with a net increase of €420,000k compared to the figure of the previous year, and relate to:

- €1,250,000k for hybrid bond loans;
- €1,061,689k for subordinated bond loans;
- €240,000k for subordinated loans.

The main characteristics of the subordinated liabilities are given below:

- €750,000k subordinated bond loan with indefinite maturity issued on 18 June 2014 and listed on the Luxembourg Stock Exchange with option of early repayment subject to the authorisation of the Supervisory Authority starting from the tenth year. Interest at the fixed rate of 5.75% accrues on the loan for the first ten years, and after that date, the coupon will be variable and based on the 3-month Euribor plus a spread of 518 basis points. The loan has characteristics such that it can be calculated amongst the elements forming the Solvency margin, has a comparable subordination level to Tier I and is subject to the interim measures prescribed by the Solvency II regulations. The total interest for the year at 31 December 2020 was €43,188k.
- €500,000k subordinated bond loan with indefinite maturity issued on 27 October 2020 and listed on the Luxembourg Stock Exchange, which can be called up early, subject to the authorisation of the Supervisory Authority starting from the tenth year. Interest at the fixed rate of 6.375% accrues on the loan for the first ten years, and after that date, the coupon will be variable and based on the 5-year Mid-Swap rate plus a spread of 674.4 basis points. The loan has characteristics such that it can be calculated amongst the elements forming the Solvency margin and has a comparable subordination level to Restricted Tier I. The interest accrued at 31 December 2020 amounted to €5,676k.
- €300,000k (former Unipol Assicurazioni) subordinated bond loan issued in June 2001 by the holding company Unipol Gruppo that the Company took over as issuer in 2009. The loan is for 20 years with option of early repayment every three months starting from June 2011. The interest rate, which was 7% until 15 June 2011, was 1.957% at 31 December 2020 (three-month Euribor plus 250 basis points). The loan, which is listed on the Luxembourg Stock Exchange, has characteristics such that it can be calculated amongst the elements forming the Solvency margin, has a comparable subordination level to Tier II and is subject to the interim measures prescribed by the Solvency II regulations. The total interest for the year at 31 December 2020 was €6,297k.
- €300,000k (former Unipol Assicurazioni) subordinated bond loan issued in July 2003 by the holding company Unipol Gruppo that the Company took over as issuer in 2009. The loan is for 20 years with option of early repayment every three months starting from July 2013. The interest rate, which was 5.66% until 28 July 2013, was 1.991% at 31 December 2020 (three-month Euribor plus 250 basis points). The loan, which is listed on the Luxembourg Stock Exchange, has characteristics such that it can be calculated amongst the elements forming the Solvency margin, has a comparable subordination level to Tier II and is subject to the interim measures prescribed by the Solvency II regulations. Following a partial repurchase at the end of 2009 for a nominal value of €38,311k, the actual debt of this loan amounted to €261,689k and the net interest for the year amounted to €5,650k.
- €500,000k subordinated 10-year bond loan issued on 1 March 2018 and listed on the Luxembourg Stock Exchange. Interest at a fixed rate of 3.875% accrues on this loan. The loan which has characteristics such that it can be calculated amongst the elements forming the Solvency margin, has a comparable subordination level to Tier II. The total interest for the year at 31 December 2020 was €19,384k.



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€240,000k (former Fondiaria-SAI S.p.A.) residual amount compared to the original amount of €400,000k - loan granted by Mediobanca - Banca di Credito Finanziario in July 2003 lasting 20 years with option of early repayment subject to the authorisation of the Supervisory Authority starting from the tenth year. The interest rate at 31 December 2020 is equal to the six-month Euribor increased by 251.5 basis points (of which 71.5 basis points as additional spread defined between the parties in 2014 based on the "Additional Costs Clauses" (")). The loan has characteristics such that it can be calculated amongst the elements forming the Solvency margin, has a comparable subordination level to Tier I and is subject to the interim measures prescribed by the Solvency II regulations. The second tranche of €80,000k of the loan was repaid on 24 July 2020, as indicated in the contractually envisaged repayment plan. The total interest for the year at 31 December 2020 was €6,292k (including the interest relating to the additional spread).

The total interest for the year at 31 December 2020, also taking into account the subordinated loans terminated early, totalled €86,487k.

Section 10 - Technical provisions (items C.I - Non-Life business and C.II - Life business)

The breakdown of technical provisions and their changes are summarised in the following table:

Amounts in €k	2020	2019	Change on 2019
Non-Life premium provision	3,029,753	2,870,244	159,509
Non-Life claims provision	9,746,935	10,454,122	(707,187)
Other Non-Life business provisions	89,874	86,616	3,259
Life business technical provisions	25,133,049	24,654,002	479,047
Life business - amounts payable	502,873	339,107	163,766
Total	38,502,485	38,404,091	98,394
			0.3%

Non-Life business technical provisions

The Non-Life business technical provisions at 31 December 2020 totalled €12,866,563k (-€544,419k compared to 31/12/2019) and were formed in observance of ISVAP Regulation no. 22 of 4 April 2008 as amended (hereafter defined "Regulation"), issued in implementation of Art. 37, paragraph 1 of Decree Law 209/2005.

Premium provision

The premium provision amounted to €3,029,753k (+5.6% compared to 31/12/2019) and breaks down as follows:

- €2,824,714k for premium provision for unearned premiums and supplementary provisions;
- €154,058k for premium provision for unexpired risks;
- €50,981k for indirect insurance premium provision.

Details of the premium provision for unearned premiums and of supplementary provisions broken down by class are given in the following statement:

^(*) The "Additional Costs Clauses" contained in the original loan agreements, oblige UnipolSai to indemnify Mediobanca for any cost incurred by the latter due to changes in the laws or in their interpretation or application; this case emerged when EU Regulation no. 575/2013 of the European Parliament and the Council (Capital Requirement Regulation) came into force, amending the system of deduction of the loans granted by banks to insurance companies.



Amounts in €k

Total	2,875,695	154,058	3,029,753
Indirect business	50,981		50,981
Total direct business	2,824,714	154,058	2,978,772
18- Assistance	63,520		63,520
17-Legal expenses	28,022		28,022
16-Pecuniary losses	22,246		22,246
15-Bonds	70,765		70,765
14- Credit	142		142
13- General TPL	267,271		267,271
12- Marine TPL	4,327		4,327
11- Aircraft TPL	417		417
10- Land Vehicle TPL	1,022,204	145,177	1,167,381
9- Other damage to property	260,740		260,740
8-Fire	428,847	8,296	437,143
7- Goods in transit	5,464		5,464
6- Marine Vessels	2,348	585	2,932
5- Aircraft	337		337
4- Railway rolling stock	92		92
3- Land Vehicle Hulls	326,938		326,938
2- Health	65,317		65,317
1- Accident	255,717		255,717
Class	and supplementary provisions	Current risks	Total
Amounts in €k	Unearned premiums		

The premium provision for unearned premiums was calculated for each risk according to the "pro rata temporis" method, which involves deferring a portion of premium proportionate to the hedge time lacking until the receipt expires.

Then the directly chargeable acquisition costs are deducted in order to calculate the premium provision. They are calculated based on the percentage incidence, compared to gross premiums written, of expense items relating to acquisition commissions, overcommissions and other items incurred during the year.

As for the supplementary provisions of the premium provision:

- the bonds supplementary provision, which amounted to €35,549k, was calculated on the basis of Articles 10 and 11 of Annex no. 15 to ISVAP Regulation no. 22 of 4 April 2008 and subsequent amendments and integrations (the value for the previous year was €37,862k);
- the supplementary provision for insurance covering damages caused by natural disasters consisting of earthquake, seaquake and volcanic eruption amounted to €278,566k (€238,376k at 31/12/2019) and was calculated on the basis of Art. 16 of Annex no. 15 to ISVAP Regulation no. 22 of 4 April 2008 and subsequent amendments and integrations;
- the supplementary provision for insurance covering damages caused by hail was calculated on the basis of Articles 12 and 13 of Annex no. 15 to ISVAP Regulation no. 22 of 4 April 2008 and subsequent amendments and integrations. Based on the verifications performed, it was not necessary to allocate any additional amounts to that provision, like what took place at 31 December 2019;



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- the allocation regarding the provision for unexpired risks, corresponding to €154,058k, was calculated on the
 basis of Art. 8 of Annex no. 15 of ISVAP Regulation no. 22 of 4 April 2008 and subsequent amendments and
 integrations (empirical method), based on the ratio of claims to premiums pertaining the current generation
 recorded in the reporting year and measured also taking into account values gathered from the ratio in
 previous years;
 - The instalments falling due are calculated by adding up all the portions of premium still unissued until the year is completed. To measure the claims to premium ratio, the Company considered the average of the values recorded in the last three financial statements. Only in the case in which this result was higher than 100% was a provision for unexpired risks set aside. The provision is equal to the sum that allows the balance between premium provisions plus instalments falling due and the expected costs to be re-established. Based on these calculations, the provision was made to the Marine Vessels and Fire classes, the only classes where the expected claims exceed the value of the premium provision plus the instalments due.
 - The amount of premiums that were not exposed to the risk of claims due to the block on circulation imposed by the measures implemented by the Italian government to limit the spread of the COVID-19 pandemic was also recognised in the item Provisions for unexpired risks, in order to finance the discount usable by customers on renewal, equal to one month of the MV TPL premium not used (relating the first part of the year, during the total lockdown). The amount, equal to €145,177k, was calculated considering the one-month premiums accrued, the relative fees and the propensity to renew;
- the supplementary provision in the Credit class amounted to €29k (€41k at 31/12/2019) and was determined on the basis of the provisions of Annex no. 15-bis to ISVAP Regulation no. 22 of 4 April 2008 and subsequent integrations and amendments, and Article 4 of Ministerial Decree of 23 May 1981.

Other provisions

- The provision for profit sharing and reversals (item C.I.3) amounted to €5,709k. The decrease compared to 31 December 2019 was €295k (-4.9%) and was calculated according to the provisions of Art. 45 of Annex no. 15 of ISVAP Regulation no. 22 of 4 April 2008 and subsequent amendments and integrations, taking into account the amounts to pay to policyholders and beneficiaries of the contracts by way of technical profit sharing and premium reversal.
- Other technical provisions (item C.I.4) amounted to €678k (€863k at 31/12/2019). They consist of the direct business ageing provision calculated on the basis of Articles 42, 43 and 44 of Annex no. 15 to ISVAP Regulation no. 22 of 4 April 2008 and subsequent amendments and integrations in the amount of €644k and the indirect business ageing provision in the amount of €34k, not present in the previous year.
 - All health insurance contracts part of the Italian portfolio not having the characteristics set forth in Art. 43 of Annex no. 15 of ISVAP Regulation no. 22 of 4 April 2008 and subsequent amendments and integrations were selected, and left out, of the calculation when determining the direct business ageing provision. The gross premiums of 2020 relating to the remaining portfolio amounted to €6,440k.
 - The flat rate of 10% was applied on these premiums. This rate is considered sufficient considering the low average contractual duration of the policies in portfolio (5 years) and since there is no long-term "whole life" product.
- The equalisation provisions (item C.I.5), which amounted to €83,487k (€79,749k was the amount of the provisions at 31/12/2019) included €83,147k of the equilibrium provision for risks of natural disasters aimed at compensating the trend of claims over time and formed based on Art. 37 of Decree Law 209/2005, €44k for the Credit insurance compensation provision and the remaining €296k for the other technical provisions of indirect business.

The breakdown by class of the direct business equalisation provisions is provided in the following table:



Amounts in €k	2020
1- Accident	4,025
2- Health	10
3- Land Vehicle Hulls	29,891
4-Railway rollingstock	26
5-Aircraft	204
6-Marine Vessels	783
7- Goods in transit	2,520
8-Fire	42,523
9-Other damage to property	2,527
14- Credit	44
16- Pecuniary losses	288
18- Assistance	350
Total	83,190
Indirect business	296
Total	83,487

Claims provision:

The claims provision (direct and indirect business) amounted to €9,746,935k, a drop compared to last year's figure of €10,454,122k. As far as direct business is concerned, it consists of:

- €8,040,111k for compensations and direct expenses;
- €939,688k of provision for claims incurred but not reported;
- €578,145k of provision for settlement expenses.

The decrease in claims provisions is due mainly to the lower incidence of claims of the previous generations, which in recent years have experienced the introduction of generations of lower and lower claims thanks to the decrease in claims reported, due to both the improvements made in terms of claims (in 2020 also due to the slowdown in activities as a result of the lockdown ordered by the Italian government to limit the spread of the pandemic) and the release, in the form of positive run-offs, of part of the surplus highlighted by the use of actuarial models for the valuation.

The provision in indirect business totalled €188,991k.

The claims provision for direct business is calculated with the so-called inventory method together with assessments made with statistical-actuarial methodologies, as established by Art. 24 of Annex no. 15 of ISVAP Regulation no. 22 of 4 April 2008 and subsequent amendments and integrations. Upon opening of the claims an estimate of reference is proposed on the system that the adjuster is required to accept until when he has information that allows him to make a more detailed appraisal of the claim.

The provisions are continuously updated. The adjuster must update the reserve each time he learns of information that causes a considerable shift in the value of the position in question since it affects the liability or the value of the damage.

The update of the provisions is monitored with the creation of an automatic ageing report that is triggered when some conditions (no estimate, reopening, change in outcome) occur or by the fact that a given number of months has elapsed, variable depending on the class, over which the adjuster must update the valuation of the provision.

The final quantification of the total amount to record on the financial statements is determined by, where applicable, also resorting to statistical-actuarial methodologies carried out by the management structure in conformity with regulations in force. More specifically, evaluations deriving from the trend of the property/persons mix, the settlement rate and the average cost of the previous year are used for the MV TPL claims for the year.



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The indirect settlement expense quantification and attribution procedure involves an analysis by cost centre of the personnel expenses and overheads that catalogues what is attributable to the settlement expenses beforehand.

Attribution to the single classes (for the not directly allocated expenses) and to generation for the year is done according to the claims paid.

The provision for direct and indirect settlement expenses was measured by applying, per year of occurrence of the claims, the percentage obtained from the historic analysis of the incidence of the expenses paid on the indemnities to the amount of the provisions estimated at final cost.

The provision for claims incurred but not reported is calculated based on the provisions of Art. 29 of Annex no. 15 of ISVAP Regulation no. 22 of 4 April 2008 and subsequent amendments and integrations, with the frequency of the claims and average cost measured separately.

The final figures recorded in the year with regard to what is forecast at the end of the previous year are also considered for the allocations. For more details on the methods used to calculate the claims provision, please refer to section A of these notes.

The changes in the year in the premium provision components (item C.I.1) and the Non-Life claims provision (item C.I.2) are indicated in Annex 13.

Life business technical provisions

The Life business technical provisions (Class C.II) at 31 December 2020 amounted to a total of €25,635,922k (€24,993,109k at $\frac{31}{12}/2019$). The increase was €642,813k.

The amount of the technical provisions is adequate for the Company's commitments with the contracting parties, the policyholders and the beneficiaries, and are broken down as follows:

- €25,026,944k relating to the mathematical provision of direct business and the supplementary insurance provisions;
- €502,455k for direct business amounts payable;
- €97,224k relating to the sundry technical provisions, which entirely refer to allocations for future operating expenses:
- €5,995k relating to the provision for profit sharing and reversals;
- €2,886k relating to the mathematical provision of indirect business;
- €419k for indirect business amounts payable.

The provision for direct business amounts payable at the end of the year amounted to €502,455k (€338,464k at 31/12/2019), €158,419k of which relating to the previous year. The increase compared to the end of 2019 was due to significant volumes expiring at the end of December 2020 settled in the early months of 2021, for contracts issued at the end of 2000, the last year with the benefit of tax deductibility on all life policies.

The changes in the year in mathematical provision components (item C.II.1) and provision for profit sharing and reversals (item C.II.4) are indicated in Annex 14.

The other technical provisions (item C.II.5), which amounted to €97,224k at 31 December 2020 (€97,759k the figure at 31/12/2019) entirely refer to allocations for future operating expenses and are broken down by class as follows:

Amounts in €k	2020	2019	Change on 2019
Class I	78,938	78,980	(42)
Class III	1,455	1,589	(134)
Class IV	179	156	24
Class V	16,650	17,034	(383)
Total	97,224	97.759	(535)



Section 11 - Technical provisions where the investment risk is borne by policyholders (item D.I) and provisions arising from Pension Fund management (item D.II)

This category includes the Life insurance policies where the yield is based on investments or indices for which the policyholder bears the risk. The related mathematical provisions are calculated with reference to the obligations provided by the agreements and are represented with the best possible approximation by the reference assets.

The total amount at 31 December 2020 came to €5,085,742k, decreasing by €540,024k (-9.6%) compared to the previous year. With reference to the product types in the portfolio, the amount of the technical provisions breaks down as follows:

Amounts in €k

AIIIOUIILS III EK	
Sub-Funds	2020
Index-Linked Policies	902
Unit-Linked Policies	807,256
Unipol Previdenza FPA	863,240
Arco	80,658
Alifond	216,466
Byblos	194,001
Telemaco	120,742
Fondapi	120,061
Previmoda	179,545
Fonte	790,137
Perseo Sirio gar.	190,446
F.do Pens. Prev. Cooperativa Gar.	445,692
F.do Pens. Cariplo Gar.	5,989
F.do Pens. Mediafond Gar.	4.739
F.do Pens. Eurofer Gar.	154.373
F.do Pens. Prevedi Sicurezza Gar.	106,868
F.do Pens. Agrifondo Gar.	90,131
F.do Pens. Concreto Gar	29,622
F.do Pens. Espero Gar.	230,667
F.do Pens. Gr. Banco Pop. Gar.	454,204
Totale	5,085,742

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Section 12 - Provisions for risks and charges (item E)

Item E states the balances of the provisions specified hereunder:

Amounts in €k	2020	2019	Change on 2019
Post employment benefits and similar obligations	1,597	2,032	(435)
Deferred tax provision	58,223	72,189	(13,966)
Provision for tax risks	10,808	23,654	(12,846)
Provision for future risk and charges	291,635	249,925	41,710
Provision for property charges	11,965	28,050	(16,085)
Solidarity and employee leaving provision	81,708	108,898	(27,190)
Provision for donations	1,257		1,257
Provision for IVASS penalties	3,443	3,792	(349)
Total	460,636	488,540	(27,904)
			(5.7)%

The breakdown of changes over the year is provided in the following table:

Amounts in €k

Provision for IVASS penalties	108,898 3,792	37.190 19,093 349	10,000 20,350	81,708 1,257 3,443
Provision for donations	108,898			
	108,898	37,190	10,000	81,708
Solidarity and employee leaving provision				
Provision for property charges	28,050	18,000	1,915	11,965
Provision for future risks and charges	249,925	15,546	57,256	291,635
Provision for tax risks	23,654	12,846		10,808
Deferred tax provision	72,189	23,127	9,161	58,223
Post employment benefits and similar obligations	2,032	435		1,597
Provisions for risks and charges	31/12/2019	Uses/ Excess	Provisions	31/12/2020

The deferred tax provisions amounted to €58,223k and referred to the charge expected for taxes that will become due in future years.

Additional information on the deferred tax liabilities is provided in the statement (drawn up pursuant to Art. 2427, paragraph 1, point 14 of the Civil Code) provided in section 21 of the Income Statement.

Provisions for tax risks, €10,808k, included items pertaining to current and potential tax disputes, of which €4,456k for disputes and €6,352k for other estimated risks.

The provision for future charges, which amounted to \leq 291,635k, presented a net increase of \leq 41,710k compared to the previous year, and mainly consists of:

- €113,791k for allocations for charges arising from relations with the intermediaries both for items in litigation and for estimated losses on portfolio indemnities to assign (€104,467k at 31/12/2019);
- €63,986k for cases in litigation given to lawyers (€72,524k at 31/12/2019);



- €26,000k for any risks linked to equity investments;
- €17,000k to cover the disbursement of loyalty bonuses to executives, as set forth in the Remuneration Policy;
- €8,842k for personnel disputes (€8,992k at 31/12/2019);
- €3,773k for cases in litigation with insurance and reinsurance companies (€4,633k at 31/12/2019).

The provision for property charges represents the allocation, in view of the estimated costs for reversals that are expected to be required on directly owned properties, and the planning charges to be deducted or to be paid in upcoming years, as well as any other provision relating to potential estimated disputes and/or liabilities. The surplus is recognised against liabilities closed in the course of 2020.

The charitable donations provision was established during the year and subsequently already used to a significant extent for initiatives taken by the company to support the community in the areas most struck by the pandemic.

€37,190k of the employee leaving provision were used for the disbursements incurred during the year and are adequate to make future payments.

The movements of the provisions for risks and charges during the period are summarised in Annex 15. The contra-items in the income statement to allocations to provisions for risks and charges are primarily the item other expenses and the item income taxes for the year; the solidarity and employee leaving provision in the item extraordinary expenses.

Ongoing disputes and contingent liabilities

Relations with the Tax Authorities

There were no significant changes compared to the financial statements at 31 December 2019.

Amounts deemed fair to cover the potential estimated liabilities deriving from already formalised charges, for which no tax dispute has yet been brought or has not yet been formalised, were allocated to the income tax provision and the provision for sundry risks and charges. As regards the settlement of the dispute deriving from the application of VAT on delegation fees against co-insurance relations with other companies in the insurance sector with respect to the years from 2013 to 2018, in 2020 contact was made with the competent Regional Directorates of the Italian Tax Authorities for the closure of pending litigation and pre-litigation issues. At 31 December 2020, the years from 2013 to 2015 had been settled on the basis of settlement or resolution agreements, with the payment only of the tax and interest due. The relative expense was covered using the provision recognised for that purpose.

Commitments deriving from the sale of Unipol Banca

As part of arrangements relating to the sale to BPER Banca of the entire equity investment in Unipol Banca, Unipol Gruppo and UnipolSai committed, inter alia, to indemnifying BPER Banca - on a pro-rata basis in relation to the interest transferred - for losses deriving from specifically identified dispute counterclaims of the Unipol Banca Group outstanding at 31 March 2019 (€10m; the "Losses from Dispute Counterclaims"), provided that such losses are effectively and definitively incurred and within the limits and to the extent they exceed, net of tax relief, the related provisions allocated in the consolidated statement of financial position of the Unipol Banca Group at 31 March 2019. Similarly, the acquirer BPER is committed to paying an amount to the sellers for any excess of the aforementioned provisions over and above the Losses from Dispute Counterclaims. Against the commitments undertaken in relation to the Losses from Dispute Counterclaims, contingent liabilities have been estimated at a total of €5m. UnipolSai allocated provisions at 31 December 2019 for its own portion (14.76%), equal to €0.7m, considered adequate based on information available regarding each outstanding dispute. The positions settled in the course of 2020 basically confirmed these estimates.

Consob sanction proceedings

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By means of communications dated 19 April 2013, Consob commenced two separate sanction proceedings against Fondiaria-SAI and Milano Assicurazioni for charges relating to their respective 2010 consolidated financial statements. Pursuant to Art. 187-septies, paragraph 1 of the Consolidated Law on Finance, Consob notified Ms. Jonella Ligresti and Mr. Emanuele Erbetta, for the offices held in Fondiaria-SAI at the time of the events, of the violation set forth in Art. 187-ter, paragraph 1, of the Consolidated Law on Finance. Fondiaria-SAI is also charged with this violation as a party bearing joint and several liability. It is also charged with the offence set forth in Art. 187-quinquies, paragraph 1, letter a), of the Consolidated Law on Finance for the aforementioned violation of Art. 187-ter, paragraph 1 of the Consolidated Law on Finance by Ms. Jonella Ligresti and Mr. Emanuele Erbetta, acting in the above mentioned capacities.

Consob also made the same charge against Milano Assicurazioni. In this regard, pursuant to Art. 187-septies, paragraph 1 of the Consolidated Law on Finance, the Commission charged Mr. Emanuele Erbetta, for the role he held in the subsidiary at the time of the events, with the violation established in Art. 187-ter, paragraph 1, of the Consolidated Law on Finance. Milano Assicurazioni is also charged with this violation as a party bearing joint and several liability. It is also charged with the offence set forth in Art. 187-quinquies, paragraph 1, letter a), of the Consolidated Law on Finance for the aforementioned violation of Art. 187-ter, paragraph 1 of the Consolidated Law on Finance by Mr. Emanuele Erbetta, acting in the above mentioned capacity.

Fondiaria-SAI and Milano Assicurazioni (currently UnipolSai), assisted by their lawyers, presented their conclusions, asking that the administrative penalties set out in Articles 187-ter, 187-quinquies and 187-septies of the Consolidated Law on Finance not be imposed on the companies. On 20 March 2014 the Consob issued a resolution whereby, not deeming that the parties' defences deserved to be accepted, it ordered:

- Jonella Ligresti to pay €250k and to be disqualified from office for four months;
- Emanuele Erbetta to pay €400k and to be disqualified from office for eight months;
- UnipolSai to pay €650k.

UnipolSai provided for the payment of the fines, and also filed an appeal against Ms. Ligresti. Mr. Erbetta directly paid the penalty imposed on him. In any case, UnipolSai challenged the decision before the Court of Appeal of Bologna, which rejected the appeal on 6 March 2015. The Company, assisted by its lawyers, challenged the decision before the Court of Cassation which, on 6 December 2018, rejected the appeal and confirmed the Consob sanctions.

In March 2019, the Company challenged the decision before the European Court of Human Rights (ECHR), asking for the cancellation of the sanction for the breach of the *ne bis in idem* principle, according to which a person should not be submitted to sanction or judicial proceedings several times for the same fact.

IVASS assessments

On 2 July 2014, IVASS sent to UnipolSai the order of sanctions at the end of the proceeding started in 2012 against Unipol Assicurazioni on the matter of the measurement of the claims provisions of the MV and Boats TPL classes. The sanction imposed was €27,500. Since UnipolSai does not deem the conclusions of the Institute to be acceptable in any way, it appealed against this decision before the Regional Administrative Court (TAR). On 9 September 2015 the Regional Administrative Court rejected the appeal of the Company, which challenged the ruling before the Council of State, which has not yet set a date for the discussion hearing.

On 21 February 2019 the Council of State accepted an objection submitted by the Company and cancelled the sanction. The process was initiated for the recovery of the sanction paid.



Corporate liability action against certain former directors and statutory auditors decided by the Shareholders' Meetings of Fondiaria-SAI and Milano Assicurazioni

On 17 October 2011, Amber Capital LP, fund manager of Amber Global Opportunities Master Fund Ltd, a Fondiaria-SAI shareholder, in accordance with Art. 2408 of the Civil Code, informed the Board of Statutory Auditors of Fondiaria-SAI of various transactions carried out by companies in the Fondiaria-SAI Group with "related" companies attributable to the Ligresti family, criticising the "non-market" conditions and "anomalies" of said transactions.

On 16 March 2012 the Board of Statutory Auditors of Fondiaria-SAI issued an initial response in its "Report pursuant to Art. 2408, paragraph 2 of the Civil Code", after which by letter dated 26 March 2012 the shareholder Amber Capital requested further investigation.

The Board of Statutory Auditors therefore performed further controls and investigations. On 15 June 2012 IVASS served Measure no. 2985 upon Fondiaria-SAI by which the Authority defined the proceedings launched pursuant to Art. 238 of the Private Insurance Code, and through IVASS Communication prot. no. 32-12-000057 of the same date charged Fondiaria-SAI with significant irregularities pursuant to Art. 229 of the Private Insurance Code, with particular reference to a number of transactions implemented by Fondiaria-SAI and its subsidiaries with counterparties qualifying as related parties of Fondiaria-SAI, and assigning a fifteen-day deadline for the effects of these transactions to be permanently removed.

IVASS considered that the actions proposed or implemented by the Company were not suitable to correct the situation which led to the charges cited in the notice of 15 June 2012, prolonging – according to IVASS – the inability of Fondiaria-SAI to remedy the violations and the relative effects.

Therefore by Measure no. 3001 of 12 September 2012 (the "IVASS Measure"), IVASS appointed Prof. Matteo Caratozzolo as *ad acta* commissioner of Fondiaria-SAI (the "Commissioner"), also as Parent, considering the requirements of Art. 229, Italian Legislative Decree no. 209 of 7 September 2005 to be met.

In particular, with regard to the disputed transactions considered not only on an individual basis but as a whole, IVASS tasked the Commissioner with (i) specifically identifying the individuals responsible for the transactions carried out to the detriment of Fondiaria-SAI S.p.A. and its subsidiaries; (ii) determining the damage suffered by the same; (iii) promoting or encouraging the promotion of all necessary initiatives, including judicial, at Fondiaria-SAI S.p.A. and its subsidiaries, suitable, in relation to the disputed transactions, to safeguard and reintegrate the assets of Fondiaria-SAI S.p.A. and its subsidiaries; (iv) exercising the powers held by Fondiaria-SAI S.p.A. as Parent and as a shareholder in the shareholders' meetings of the subsidiaries.

Following the in-depth examinations conducted regarding the above-mentioned transactions, entered into by the Fondiaria-SAI Group primarily in the real estate segment in the 2003-2011 period, which directly involved members of the Ligresti family and certain SPVs attributable to said family, the Commissioner asked the Boards of Directors of Fondiaria-SAI and Milano Assicurazioni to call the respective shareholders' meetings, placing on the agenda the proposed corporate liability action, pursuant to Articles 2392 and 2393 of the Civil Code, against some directors and statutory auditors of the companies (jointly with other parties).

On 5 February 2013, the Boards of Directors of Fondiaria-SAI and Milano Assicurazioni, having examined the respective reports drafted by the Commissioner in accordance with Art. 125-ter of the Consolidated Law on Finance, resolved, following the aforementioned request, to call the Shareholders' Meetings of the two companies for 13 and 14 March 2013, on first and second call respectively.

The Shareholders' Meetings, held on second call on 14 March 2013, resolved to promote corporate liability action against the persons indicated in the reports prepared for the Meetings by the Commissioner and made these resolutions public in accordance with law.

As a result of the aforementioned resolutions, the *ad acta* Commissioner appointed his own lawyers who arranged for civil proceedings to be brought before the Court of Milan against the parties identified as responsible for the transactions described above. The proceedings are currently at preliminary investigation stage during which the court has, amongst other things, ordered a technical court expert's report.

In relation to the aforementioned transactions, the Companies requested and, on 20 December 2013, obtained a seizure order from the Court of Milan against some of the defendants in the above proceedings. The Company made arrangements to enforce the attachment through the parties concerned and through third parties, and the related enforcement proceedings are still in progress.



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The attachment was challenged by the counterparties and on 24 March 2014 the Court of Milan, sitting en banc, confirmed the precautionary provision, rejecting all complaints filed by the counterparties.

Furthermore, with reference to the other transactions involved in the complaint from Amber Capital LP, not included in the Commissioner's mandate ("Minor Transactions"), on the invitation of the Board of Statutory Auditors of Fondiaria-SAI pursuant to Art. 2408 of the Civil Code, the Boards of Directors of Fondiaria-SAI and Milano Assicurazioni conducted investigations and checks, which showed that Minor Transactions were also carried out by companies in the Fondiaria-SAI Group with "related" companies attributable to the Ligresti family with various breaches of directors' and statutory auditors' duties. In particular, the investigations and checks highlighted both breaches of directors' and statutory auditors' duties and damages to the company assets of the Fondiaria-SAI Group.

The persons who, as a result of the checks performed by the Boards of Directors, were deemed responsible for the Minor Transactions are (i) members of the Ligresti family, who exercised control over the Fondiaria-SAI Group companies involved, and who would have pursued their own personal interests to the detriment of said companies in violation of Articles 2391 and 2391-bis of the Civil Code and the procedure governing "related party" transactions; (ii) the former "executive" directors, who would have proposed and implemented the transactions in question, and the directors of the internal control committees of Fondiaria-SAI and Milano Assicurazioni, who would also have been responsible for the violation of said regulations and procedures; (iii) the statutory auditors who would have also been responsible for the damages suffered by the companies in the Fondiaria-SAI Group due to the violation of Articles 2403 and 2407 of the Civil Code and Art. 149 of the Consolidated Law on Finance.

The liability of members of the Ligresti family in relation to the transaction in question (as with the transactions already involved in the liability actions of the Commissioner) would derive not only from the violation of their duties of the offices of director formally held in Fondiaria-SAI and Milano Assicurazioni but also (aa) from the "unitary management" they would have illegitimately exercised over companies in the Fondiaria-SAI Group by helping to approve and implement the transactions constituting a "conflict of interests" and "in violation of the principles of correct corporate and business management" (pursuant to Art. 2497 of the Civil Code); (bb) the de facto interference (in particular from Mr. Salvatore Ligresti) in the administration of the companies in the Fondiaria-SAI Group (in accordance with Art. 2392 of the Civil Code).

Consequently, on 30 July 2013 the Ordinary Shareholders' Meetings of Fondiaria-SAI and Milano Assicurazioni resolved to promote corporate liability action pursuant to Articles 2392 and 2393 of the Civil Code and, to the extent they may apply, Articles 2043 and 2497 of the Civil Code, against certain former de facto and official directors of Fondiaria-SAI and Milano Assicurazioni, regardless of their particular offices held and even if no formal office was held; certain former directors of Fondiaria-SAI and Milano Assicurazioni and, pursuant to Art. 2407 of the Civil Code, against certain members of the Board of Statutory Auditors of Fondiaria-SAI and Milano Assicurazioni.

In connection with the resolutions mentioned above, UnipolSai (formerly Fondiaria-SAI) served the writ of summons. In March 2021, as the case was still pending, the Company signed a settlement agreement with all defendants which fully defines the two liability actions and which will be subject to the approval of the Shareholders' Meeting of UnipolSai and the other plaintiff companies of the Unipol Group. The terms and conditions of the above-mentioned agreement are summarised in the Directors' Report and in the Information Document drafted pursuant to Art. 5 of the Related Party Transactions Regulation adopted by Consob with Resolution No. 17721 of 12 March 2010 as amended, published with the timing and methods set forth by law and provided on the Company's institutional website.

Ongoing disputes with investors

From 2003 onwards, a number of La Fondiaria Assicurazioni ("Fondiaria") shareholders have initiated a series of legal proceedings claiming, albeit on different legal grounds and justifications, compensation for damages allegedly suffered due to failure to launch the takeover bid on Fondiaria shares by SAI Società Assicuratrice Industriale SpA ("SAI") in 2002.

On the whole, 16 proceedings were brought against the Company; 14 of these were settled at various degrees and stages of the proceeding, while one was extinguished when the first court's decision handed down in favour of the Company became definitive, as the opposing party failed to appeal it.

At 31 December 2020, only one case is still pending before the Court of Cassation, following the decision issued by the Milan Court of Appeal following resumption by the plaintiff. An appropriate provision has been allocated to cover this pending dispute.



Other ongoing proceedings

UnipolSai Assicurazioni S.p.A. is a party in criminal and civil proceedings referring to events occurred during the previous management of Fondiaria-SAI and Milano Assicurazioni. A summary of the currently pending criminal cases is provided below.

- (a) Criminal Case 21713/13 (formerly Gen. Criminal Records Reg. 20219/2012) pending before the Fourth Criminal Section of the Court of Turin against defendants Salvatore Ligresti, Antonio Talarico, Fausto Marchionni, Jonella Ligresti, Emanuele Erbetta, Ambrogio Virgilio and Riccardo Ottaviani, accused of the offences of false corporate communications under Art. 2622 of the Civil Code in relation to the 2010 financial statements of Fondiaria-SAI S.p.A. and market manipulation under Art. 185 of the Consolidated Law on Finance ("TUF") on Fondiaria-SAI and Milano Assicurazioni securities, owing to the alleged falsification of the financial statements that allegedly pertained to the claims provisions; within this proceeding, UnipolSai Assicurazioni S.p.A. was summoned and appeared before the court as civilly liable for the actions of the defendants.
 - At the end of the preliminary hearings and of the trial phase, at the hearing of 11 October 2016 the Court read out the verdict, whereby:
 - it affirmed the criminal liability of the defendants Salvatore Ligresti, Jonella Ligresti, Fausto Marchionni and Riccardo Ottaviani, accused of false corporate communications and market manipulation;
 - it ordered the defendants, jointly and where applicable, with the civilly liable UnipolSai Assicurazioni S.p.A. and Reconta Ernst & Young S.p.A., to pay compensation for damages to the 2,265 allowed civil claimants, to be allowed in a separate civil proceeding;
 - it ordered the defendants, jointly and where applicable, with the civilly liable UnipolSai Assicurazioni S.p.A. and Reconta Ernst & Young S.p.A., to pay the legal fees of the civil claimants' legal counsel;
 - it acquitted the defendants Antonio Talarico and Ambrogio Virgilio because they did not commit any criminal offence, in accordance with Art. 530, paragraph 2 of the Code of Criminal Procedure;
 - it rejected the compensation requests of some civil claimants;
 - it set the term for filing the grounds for the decision at ninety days.

The Court of Turin did not order payment of any interim award on the damage claimed by the civil claimants. Moreover, with its decision of 25 October 2016, the Court of Turin allowed the plea bargain request filed by Mr. Emanuele Erbetta and sentenced the defendant to 3 years of incarceration and a fine of €200,000.00, in addition to the payment of the legal expenses borne by the civil claimants.

The decision pronounced by the Court of Turin on 11 October 2016 was challenged before the Turin Court of Appeal, which on 12 March 2019 cancelled the decision due to lack of area jurisdiction and ordered the forwarding of proceedings papers to the Court of Milan.

- (b) The criminal proceeding Gen. Criminal Records Reg. no. 14442/14, with the defendants Gioacchino Paolo Ligresti, Pier Giorgio Bedogni and Fulvio Gismondi accused of false corporate communications (Art. 2622 of the Civil Code) and market manipulation (Art. 185 of the Consolidated Law on Finance) for Mr. Fulvio Gismondi only, in which proceeding UnipolSai was cited for civil liability, false official statement in certificates (Art. 481 of the Criminal Code), ended in the first instance, at the end of the shortened and simplified proceedings, with the decision of 16 December 2015 acquitting the defendants because the fact does not exist. The decision was appealed by the General Prosecutor's Office at the Court of Appeal of Milan and by the civil claimant Consob. On 10 July 2018, the Milan Court of Appeal confirmed the acquittal ruling. The ruling was appealed before the Supreme Court of Cassation by Consob as regards the civil effects only. By decision issued on 21 November 2019, the Court of Cassation rejected Consob's appeal, confirming the decision of the Milan Court of Appeal as final, which therefore became definitive.
- (c) Criminal Case (Gen. Criminal Records Reg. 24630/2013) against Messrs. Benito Giovanni Marino, Marco Spadacini and Antonio D'Ambrosio, acquitted on 10 November 2014 at the end of the shortened and simplified proceeding before the Court of Turin, is awaiting the setting of the appeal trial following the Prosecutor's filing of an appeal.



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Based on the status of the criminal proceedings, on the information acquired hitherto by the Company and on the legal opinions acquired on the matters, the risk of loss is deemed unlikely.

Moreover, as reported in the Financial Statements ended 31 December 2018, some investors have autonomously initiated civil proceedings for damages. In these proceedings, the plaintiffs summarily stated that they had purchased and subscribed Fondiaria-SAI shares as they were prompted by the information in the information prospectuses published by Fondiaria-SAI on 24 June 2011 and 12 July 2012 in relation to the increases in share capital under option resolved by the company on 14 May 2011, 22 June 2011 and 19 March 2012, and in the financial statements of Fondiaria-SAI relating to the years 2007-2012. UnipolSai (former Fondiaria-SAI) appeared at all Civil Proceedings and disputed the plaintiffs' claims. Two civil proceedings before the Court of Turin ended with rulings that rejected the merits of the Plaintiff's requests, acquitting UnipolSai from all compensation claims. The two rulings have become res judicata since they were not appealed by the counterparties. On 18 May 2017, the Milan Court has instead partially upheld the compensation claims of another shareholder. The Company appealed against the sentence before the Milan Court of Appeal, which only partially accepted the appeal. The Company therefore appealed against the sentence before the Court of Cassation, which has not yet scheduled the hearing for the discussion of the case. The Court of Rome, with a sentence published on 12 May 2020, vice versa fully rejected the compensation claims submitted by another investor with respect to the share capital increases noted above. The ruling was challenged by the counterparty before the Rome Court of Appeal and the next hearing is scheduled for 13 December 2021. In another case pending on the same issues, the Court of Milan accepted the compensation claims of another investor, with a ruling dated 20 March 2019. After being appealed by the Company, the ruling was overruled in full by the Milan Court of Appeal with a ruling dated 22 October 2020. There is still time for the decision to be appealed before the Court of Cassation. Another case pending on the same issues is still in the introductory/preliminary phase before the Court of Milan.

Provisions deemed suitable were made in relation to the disputes with investors described above.

Antitrust Authority proceedings

On 8 May 2020, the Antitrust Authority notified UnipolSai Assicurazioni of the initiation of preliminary proceedings concerning the "#UnMesePerTe" promotional campaign, involving the dissemination, in print media, on television and in other media, of advertising messages which allegedly lacked the required clarity and transparency.

UnipolSai filed a detailed defence brief, affirming the full legitimacy and fairness of its initiative, as well as its ethical and social merit. Moreover, with a view to further improving transparency towards its customers, the Company enacted a series of behaviours on its own initiative which were then subject to a commitment proposal formalised with the Antitrust Authority on 26 June 2020 and supplemented, based on the Authority's observations, on 6 November 2020. These measures are intended to facilitate knowledge and use of the benefits deriving from this campaign by extending the initiative to 31 December 2021 (but still with reference to policies in force at 10 April 2020) and sending individual communications to potential beneficiaries concerning how to use the voucher offered when the policy is renewed, as well as providing a detailed disclosure on the possibility of revoking consent to the use of personal data for marketing purposes issued to the Company on the "unmeseperte" mini-website from 11 April 2020 to 29 May 2020.

By a measure passed on 26 February 2021, the Antitrust Authority accepted the commitments proposed by the Company and settled the proceedings without confirming any infractions and, therefore, without imposing penalties.

On 26 November 2020, the Antitrust Authority notified UnipolSai Assicurazioni of the initiation of a second preliminary proceeding concerning claims settlement, characterised by an alleged hindrance of the right of consumers to access the relevant deeds and the failure to specify the criteria for the quantification of damages in the phase of formulating the compensation offer.

UnipolSai deems this objection completely unfounded and, to protect its rights, has engaged its lawyers to represent it in the proceedings, which are currently ongoing.



Deposits received from reinsurers (item F)

The item comprised the deposits set up as guarantee at the Company in connection with the risks ceded and retroceded, which fell from €145,201k (the figure at 31/12/2019) to €127,337k at the end of 2020, marking a €17,864k decrease (-12.3%).

What has been explained for the receivables (section 2, point 2.4, item C.IV) applies to the relevant duration.

Section 13 - Payables and other liabilities (item G)

The balance of this item at 31 December 2020 was €1,577,836k, which decreased by €268,602k compared to 31 December 2019 (-14.5%). The breakdown is summarised in the following table:

A	77	0	UI	7	ts	in	€k	

Items		2020	2019	Change on 2019
G.I	Payables arising from direct insurance business	62,792	72,044	(9,252)
G.II	Payables arising from reinsurance	47,869	54,236	(6,367)
G.IV	Payables to banks		208,342	(208,342)
G.V	Collateralised payables		1,811	(1,811)
G.VI	Sundry loans and other financial payables	14,704	2,886	11,818
G.VII	Post-employment benefits	42,116	50,974	(8,858)
G.VIII	Other payables	504,262	576,820	(72,559)
G.IX	Other liabilities	906,092	879,325	26,767
Total		1,577,836	1,846,438	(268,602)
				(14.5)%

Payables arising from direct insurance business (item G.I) included payables to companies for €14,922k, to agents for €24,246k and to policyholders for advance premiums for €23,122k.

Payables arising from reinsurance business (item G.II) referred to reinsurance companies for €47,516k and to reinsurance intermediaries for €353k.

The item G.IV "payables to banks and financial institutions" was completely eliminated as the three loan repurchase transactions entered into in December 2019 matured respectively on 20, 21 and 22 January 2020.

Also the item G.V "collateralised payables" was fully eliminated at 31 December 2020 as the mortgage loans relating to four properties acquired in 2011 and 2012 from corporate agencies were extinguished in the course of 2020.

Item G.VI "sundry loans and other financial payables", which amounted to €14,704k at 31 December 2020, referred entirely to financial payables. In particular, the item comprises €2,027k relating to a cross currency swap, 2 Credit Default Swaps for €3,019k and €9,658k for premiums collected on 10 call options on shares.

The changes that took place in the period regarding post-employment benefits (item G.VII), which amounted to €42,116k, are detailed in Annex 15.

The uses regarding this fund were mainly represented by settlements made totalling €42,554k.



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Of the other payables (item G.VIII), which amounted to €504,262k, down by €72,559k compared to the previous year's figure, note:

- item G.VIII.1 "Payables for policyholders' tax due", which at 31 December 2020 presented a balance of
 €151,488k and consisted of the amounts due for insurance tax (€122,268k) and the payable to the National
 Health Service (€29,221k);
- item G.VIII.2 "sundry tax payables", which at 31 December 2020 presented a balance of €47,993k and consisted primarily of payables for IRAP of €1,862k, personnel tax payables equal to €16,301k and payables for other withholding taxes, totalling €12,790k;
- item G.VIII.3 "Other social security charges payable", whose balance was €31,099k, comprised the national insurance fund for agents payables that amounted to €11,723k and payables to INPS amounting to €19,127k;
- Item G.VIII.4, "sundry payables", whose breakdown and major changes follow:

			(19.9)%
Total	273,682	341,822	(68,140)
Other	38,643	42,461	(3,818)
Guarantee deposits and advances paid	22,594	22,331	263
Financial intermediaries	29,330	68,860	(39,530)
Group companies	92,860	112,562	(19,702)
Claims management	7,798	11,562	(3,764)
Trade payables	82,457	84,047	(1,590)
Amounts in €k	2020	2019	Change on 2019

These are mainly short-term payables; the changes that took place during the year pertain to normal development of the Company's business. This item, as part of payables to Group companies, equal to €92,860k, included the exposure to the consolidating company Unipol Gruppo for the IRES balance due for the current year totalling €62,447k.

Item G.IX, "other liabilities", amounted to €906,092k at 31 December 2020 (+€26,767k compared to 31/12/2019).

The breakdown and change compared with the previous year are summarised in the following table:

Amounts in €k	2020	2019	Change on 2019
Commissions for premiums under collection	94,544	99,608	(5,063)
Financial liabilities	204,755	228,226	(23,471)
Provisions for personnel costs	156,118	160,542	(4,424)
Incentives and contributions to the agency network	174,613	149,847	24,766
Invoices receivable	80,656	91,348	(10,692)
Non-Life/Life connection account	82,671	41,031	41,640
Technical reinsurance entries	5,782	9,126	(3,344)
Liabilities pertaining to the technical accounts	68,500	59,731	8,770
Sundry liabilities	38,452	39,866	(1,415)
Total	906,092	879,325	26,767
			3.0%



Financial liabilities for €204,755k are broken down as follows:

- contra-item of asset swaps for €198,956k;
- contra-item of forward currencies for €3,155k;
- net variation margins collected amounting to €2,644k.

Section 14 - Accruals and deferrals

Item H "accruals and deferrals" showed a total balance at 31 December 2020 of €57,953k with an increase of €4,106k compared to the prior year (+7.6%).

The breakdown of the item follows:

		_	
Assessed to all		2010	Change on
Amounts in €k	2020	2019	2019
Financial derivatives	9,687	10,923	(1,236)
Interest on Life policy loans	121	223	(102)
Rents/sub-rentals	16	17	(1)
Interest on subordinated loans	47,761	42,592	5,169
Other accruals and deferrals	368	93	275
_Total	57,953	53,847	4,106
			7.6%

The breakdown between accruals and deferrals is shown in the following table:

		•	
Amounts in €k	Accruals	Deferrals	Total
H.1 Interest	57,569		57,569
H.2 Rental income		16	16
H.3 Other accruals and deferrals		368	368
Total	57,569	384	57.953

No long-term accruals and deferrals are reported.

Section 15 - Assets and liabilities relating to Group companies and other investees

The details of the assets and liabilities relating to Group companies and other investees are provided in Annex 16. Please refer to the Management Report as well.

Section 16 - Receivables and payables

The balances of the receivables and payables recorded under items C and E of the assets and item G of the liabilities are shown in the following table, with those due after the next year and those due after five years separated for each category.



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With regard to item F of the liabilities (Deposits received from reinsurers) and referring to what is stated in the relevant paragraph, the payables recorded therein are considered all due within the following year.

Amounts in €k	Balance at 31/12/2020	Amount due beyond 31/12/2021	Amount due beyond 31/12/2025
Loans	31/12/2020	Deyond 31/12/2021	Deyona 31/12/2023
Loans to holding companies	567,785	300,000	
Loans to subsidiaries	168,577	163,982	33,099
Loans to affiliates	30,843	30,843	30,843
Loans to associates	6,015		
Loans on policies	15,668	8,489	4,214
Other loans	5,209	4,550	664
Total	794,096	507,863	68,819
Receivables			
Receivables from policyholders	602,823		
Insurance intermediaries	959,580	358,193	219,994
Insurance company current accounts	21,178		
Policyholders and third parties for amounts to be recovered	130,010		
Companies and insurance and reinsurance intermediaries	57,698		
Other receivables	1,264,572	134,319	6,660
Total	3,035,860	492,512	226,654
Deposits received from reinsurers	127,337		
Payables			
Payables arising from direct insurance business	62,792	2	
Payables arising from reinsurance	47,869		
Sundry loans and other financial payables	14,704		
Other payables	504,262	4,099	2,704
Total	629,628	4,101	2,704

Section 16 bis - Individual pension schemes

At 31 December 2020, UnipolSai had an individual pension scheme in place, as set forth in Art. 13, paragraph 1 of Italian Legislative Decree 252/05, called "UnipolSai Previdenza Futura", of the multisegment type with performance connected with the segregated fund Previattiva UnipolSai and/or with the PreviGlobale internal fund.

The resources relating to the individual pension schemes form an independent and separate equity within the Company.

Section 17 - Guarantees, commitments, potential liabilities and other memorandum accounts

The total balance at 31 December 2020, which amounted to €51,165,259k (-€58,014k compared to 31/12/2019), is mostly made up of securities deposited with third parties (€43,807,942k) and of the commitments account (€5,761,020k).



		T	
			Change on
Amounts in €k	2020	2019	2019
Guarantees given: Sureties	55,395	45,653	9,743
Guarantees given: Other guarantees	581	581	
Guarantees given: Collateral	43,014	335,093	(292,079)
Guarantees received: Sureties	86,421	94,212	(7,792)
Guarantees received: Collateral	37,832	48,886	(11,053)
Guarantees given by third parties in the interest of the company	750,030	758,282	(8,252)
tirthe interest of the company	/50,050	/50,202	(0,232)
Commitments	5,761,020	5,781,763	(20,743)
Third party assets	17,904	14,754	3,150
Assets attributable to pension funds managed			
in the name and on behalf of third parties	597,139	684,263	(87,124)
Securities deposited with third parties	43,807,942	43,450,371	357,571
Other memorandum accounts	7,980	9,415	(1,435)
Total	51,165,259	51,223,273	(58,014)

The guarantees given included €10,030k for surety policies in favour of municipal Authorities in relation to the Via Larga complex in Bologna and €42,266k relating to tax entries pertaining to the group.

The collateral given item comprises mainly securities set as collateral on transactions in derivatives and letters of credit regarding inwards reinsurance items for €2,423k.

With regard to the sureties received, the following were the main ones:

- ✓ guarantee deposits on leases through sureties amounting to €1,392k;
- ✓ guarantee of €25,967k, issued by the company Mutuelle du Mans with reference to the adequacy of the technical provisions of the companies MMI Danni and MMI Assicurazioni purchased in 2005 by Navale Assicurazioni merged into Unipol Assicurazioni in 2010;
- ✓ guarantees given by the Agents individually through insurance or banking sureties for €3,036k. The amount also includes the guarantees given by preceding Agents established to benefit, earlier than indicated by the National Agreement, from the liquidation relating to the accrued portfolio indemnities;
- ✓ guarantees given by the Agents in collective form through the agent suretyship fund or through surety
 policies in compliance with the provisions of the National Agents Agreement for €9,880k;
- ✓ sureties against insurance contracts issued for €42,587k.

Note that of the guarantees given by third parties in the interest of the company, of note were the guarantees of €561,689k given by the holding company Unipol Gruppo in favour of the bondholders of the subordinated loans that Unipol Assicurazioni took over as issuer in 2009.

The item also comprises €7,659k of sureties for participation in tenders, €66,112k of a surety issued to CONSAP and €70,000k as UBI Banca surety in favour of Telespazio.

The detail of the commitments is shown in the following table:

Amounts in €k

Commitments	2020	2019	Change on 2019
Financial derivatives	4,527,871	4,720,343	(192,472)
Capital subscribed	924,047	894,299	29,748
Taxes to be paid on Life technical provisions	73,827	69,976	3,851
Other commitments	235,275	97,145	138,130
Total	5,761,020	5,781,763	(20,743)



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The commitments recorded for transactions on derivatives at year end amounted to a total of \leq 4,527,871k and are fully connected with Class C investments.

The values are detailed in Annex 18.

Commitments for capital subscribed refer to the capital still to be paid on the closed funds, of which €31,935k relating to class D.

The taxes to be paid on Life technical provisions refer to the commitment of paying the substitute tax due for the year 2020 on the mathematical provisions, pursuant to Decree Law 209/2002, to be paid in 2021.

The other commitments consisted of commitments to purchase properties under construction (€39,027k), and the commitment to disburse a loan of €32,000k to AlfaEvolution Technology and of €26,118k to UnipolRental. There were also commitments to Meridiano Secondo and Nuove Iniziative Toscane equal respectively to €134,630k and €3,500k to handle specific needs deriving from real estate projects under way.

Third party assets comprise mainly office equipment as well as €177k corresponding to the value of the securities obtained as collateral for the reinsurance business.

Assets attributable to pension funds managed in name and on behalf of third parties refer to the following Pension Funds:

Amounts in €k

Fund	2020
Arco Bilanciato	158,813
Solidarieta' Veneto	169,199
Agrifondo	10,229
Previdenza Cooperativa Linea Bilanciata	258,898
Total	597,139

The breakdown by type follows:

Amounts in €k

Types	2020
Bonds	365,060
Equities	177,515
Liquidity	50,197
Other net assets	4,367
Total	597.139

 $Details \ of the \ guarantees \ given \ and \ received, and \ of the \ commitments \ are \ provided \ in \ Annex \ 17.$

Distinction by depositary entity category of the securities deposited with third parties is shown in the following table. The balance at 31 December 2020 was €43,807,942k.



Amounts in €k

Depositary entity	2020	2019	Change on 2019
Group companies	1,048,180	1,693,713	(645,533)
Banks	38,419,887	39,698,628	(1,278,741)
Issuers	4,339,279	2,057,434	2,281,846
Others	596	596	
Total	43,807,942	43,450,371	357.571

Other memorandum accounts, whose balance at 31 December 2020 amounted to €7,980k, consisted mainly of deposits for books on claims paid.

€596k in the table refers to the value of securities at third parties under guarantee for the inwards reinsurance business.

At 31 December 2020 there are no potential liabilities to report pursuant to Art. 2427 of the Civil Code.

Information on financial derivatives

In compliance with the instructions issued by IVASS (Regulation no. 24 of 6 June 2016) and consistent with the guidelines established by the Company's Board of Directors, the use of derivatives during the year was aimed solely at hedging the risk of security position and the exchange rate or portfolio management optimisation risk, ruling out merely speculative aims.

These aims were achieved through the specific derivatives listed in the Board of Directors resolution and involved securities held in portfolio at the time of conclusion of the related contract and for its entire duration.

All the transactions were initiated with banking counterparties or similar or proven reliability.

For the determination of the fair value of OTC type derivatives, UnipolSai uses valuation methods (Mark to Model) in line with the methods commonly used by the market and based on data directly available on the market.

For derivatives on which a CSA (Credit Support Annex) collateralisation agreement is provided between the company and the authorised market counterparties, provision is made for use of the EONIA discount curve (Euro OverNight Index Average) or the ESTR (Euro Short Term Rate) curve. As regards uncollateralised derivatives, CVA (Credit Valuation Adjustment) and DVA (Debit Valuation Adjustment) adjustments are made. It should be noted that, at 31 December 2020, all derivative positions represented collateralised contracts for which CSA agreements are in place with the counterparties involved in the trading.

The objective of the models used to calculate the fair value is to obtain a value for the financial instrument consistent with the assumptions that market participants would use to quote a price, assumptions that also concern the risk inherent in a particular valuation technique and/or in the inputs used.

For the proper Mark to Model valuation of each category of instrument, adequate and consistent pricing models must be defined beforehand as well as the market parameters.

The list of the main models used for Mark to Model pricing of OTC derivatives is provided below:

- Securities and interest rate derivatives:
 - Discounted cash flows:
 - Black;
 - Black-Derman-Toy;
 - Hull & White 1, 2 factors;
 - Libor Market Model:
 - Longstaff & Schwartz;
 - Kirk.
- Securities and inflation derivatives:
 - Discounted cash flows;
 - Jarrow-Yildirim.
- Securities and share, index and exchange rate derivatives:
 - Discounted cash flows;



- Black-Scholes.

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- Securities and credit derivatives
 - Discounted cash flows;
 - Hazard rate models.

The main observable market parameters used to perform Mark to Model valuations are as follows:

- interest rate curves for reference currency;
- interest rate volatility surface for reference currency;
- CDS spread or Asset Swap spread curves of the issuer;
- inflation curves for reference currency;
- reference exchange rates;
- exchange rate volatility surface;
- share or index volatility surface;
- share reference prices;
- reference inflation curves.

The main non-observable market parameters used to perform Mark to Model valuations are as follows:

- correlation matrices between risk factors;
- historical volatility;
- credit risk parameters such as the recovery rate if not available in the CDS quotation.

The derivatives for which there may be no consistent and validated valuation models available for the purposes of measuring fair value, are valued on the basis of the prices provided by the counterparty. It should be noted that, at 31 December 2020, all derivative positions represent contracts for which the measurement is of the internal Mark to Model type and the market parameters used for the measurement are exclusively of the observable type.

In the termsheets of the derivatives in the portfolio of the company at 31 December 2020 there are no specific significant terms and conditions that may influence the amounts, the maturities and the certainty of the future flows differently from the contractual provisions.

The open positions in derivatives at 31 December 2020, set up with 16 counterparties and with a portion of the reference capital up to a maximum of €250,000k, are shown in the following table:

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<u>-</u>	Hedg	ging	Effective m	anagement	То	tal	
Transaction description	No.	Fair value	No.	Fair value	No.	Fair value	Overall exposure
Forward purchases of currency	9	(517)			9	(517)	52,706
Forward sales of currency	58	19,896			58	19,896	960,815
Purchase of call options			4	22,651	4	22,651	99,641
Purchase of put options	12	837			12	837	501,013
Sale of put options							
Total contracts with equity swaps	89	10,209	4	22,651	93	32,860	
Purchase of Interest Rate Swaps	13	(104,890)			13	(104,890)	1,350,000
Purchase of Asset Swaps	21	(142,812)			21	(142,812)	1,363,500
Purchase of Cross Currency Swap	2	(1,419)			2	(1,419)	50,183
Total contracts without equity swaps	41				41	(253,329)	2,818,683
Grand total	130	10,209	4	22,651	134	(220,469)	2,818,683

The forward purchases and sales of currency made in the year refer to the following currencies: Euro, US dollar, British pound, Swiss franc and Swedish krona.



Income Statement

The results achieved in 2020 are summarised in the reclassification statement of the income statement, the most salient aspects of which are recalled below:

Amounts in €k	2020	2019	Change on 2019
Technical balance: Life	(9,926)	264,857	(274,784)
Non-life Non-life	936,095	543,602	392,493
Total	926,169	808,460	117,709
Income from investments, other gains and losses	(90,440)	(17,802)	(72,638)
Profit (loss) from ordinary operations	835,729	790,658	45,071
Extraordinary components	262,823	157,246	105,577
Pre-tax profit (loss)	1,098,552	947,904	150,649
Net profit (loss)	814,307	701,237	113,069

Section 18 - Information on Non-Life business technical account (I)

Gross premiums at 31 December 2020 amounted to $\[< \]$ 7,031,580k, with a positive change of $\[< \]$ 30,676k (+0.4%) compared to 31 December 2019: it was basically the premiums relating to indirect business, which amounted to $\[< \]$ 259,862k and represent 3.7% of the total, which determined the increase. In this regard, reinsurance treaties were entered into with the subsidiaries Linear and UniSalute.

Net of reinsurance, the premiums earned amounted to €6,637,569k (€6,479,678k at 31/12/2019).

The premiums are broken down by business segment in the Management Report.

The summarised information on Non-Life business technical account - Italian business and foreign business - is reported in Annex 19.

Other technical income, net of reinsurance (item I.3), equalled €41,656k at 31 December 2020 (€38,513k at 31/12/2019) and included €22,571k regarding the Land Vehicle TPL class, mostly consisting of recovered expenses for managing claims on behalf of companies, €1,822k of recovered commissions and €11,546k for the reversal of commissions on premiums of previous years cancelled. Indirect business included €6,392k as reinstated premiums envisaged contractually by reinsurance treaties and estimated on the basis of the claims provisions at year end.

The charge of the claims for the Non-Life business (item I.4) amounted to $\le 3,747,221$ k, ($\le 4,185,461$ k at 31/12/2019) and included, in addition to the change in the claims provision, the amounts paid in the year for direct and indirect business as compensation and settlement expenses, net of the relevant recoveries and the reinsurers' shares, as established by Art. 48 of Italian Legislative Decree 173 of 26 May 1997. The provision on the claims of previous generations amounted to $\le 7,125,507$ k at the end of the period.

The changes, referred to Italian direct business, are summarised in the table below:

Amounts in €k	2020
Opening claims provision	10,350,018
Payments in the year for prior year claims	2,821,215
Closing claims provision	7,125,507
Breakdown of claims provision	403,296
% impact on opening provision	3.90%



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When considering the amounts to be recovered and the recoveries made, the positive run-off was as follows:

Amounts in €k	2020
Amounts to be collected at the end of the previous year	125,686
Amounts collected in the year	101,712
Amounts to be collected at the end of the year	113,409
Changes in the amounts to be collected	89,435
Total effect	492,731

The run-off of provisions for claims of previous years was positive on nearly all classes. The savings achieved on claims closed compared to the initial claims provision were still at high levels and, in particular for the Third Party Liability classes (MV TPL and General TPL), they were mostly used to revalue the cases still in the provisions.

As shown in the table, the positive overall result of the run-off of claims provisions also benefited from a significant positive differential relating to the recoveries (\in 89,435k).

The amount of the reversals and profit sharing (item I.6) recognised to the policyholders or other beneficiaries had a net balance of \leq 2,857k (\leq 4,660k at 31/12/2019) and referred almost entirely to technical profit sharing.

Operating expenses amounted to \leq 1,982,622k, already net of the commissions received from reinsurers (\leq 82,636k), and included acquisition and collection expenses for \leq 1,729,334k (up by 5.9% compared to the 2019 figure) and other administrative expenses for \leq 331,464k (-7.8% compared to the 2019 figure).

The balance of item I.7.f "commissions and profit sharing from reinsurers", equal to €82,636k (-46.6% compared to the 2019 figure), referred to commissions for €82,563k and to profit sharing for €73k.

Other technical charges, net of reinsurance (item I.8), which at 31 December 2020 amounted to €163,194k (€139,942k the aggregate figure 2019), of which:

- €159,126k relating to direct business,
- €415k relating to indirect business and,
- €3,654k relating to premiums ceded.

In direct business, the most important items regarded cancellations of premiums of previous years for $\[\in \]$ 75,852k, contributions for $\[\in \]$ 44,657k, write-downs on receivables from policyholders for $\[\in \]$ 11,031k and management rights of the CARD room for $\[\in \]$ 9,356k.

Premiums ceded mostly included the estimate of reinstated premiums envisaged contractually by reinsurance treaties and estimated as €3,593k on the basis of the claims provisions at 31 December 2020.

Item I.9 "change in equalisation provisions", which was negativa by €3,680k, is due to the higher provisions in the year compared to the previous year. The detail of these provisions, by class, is reported in section no. 10 (Technical provisions). The change in indirect business equalled -€19k of costs.

Transfer of shares of the profit from investments from the non-technical account and indication of the base applied for the calculation - Item 1.2

The profit from investments assumed to determine the share to be transferred to the Non-Life business technical account derives from the sum of the amounts, posted in the non-technical account, of the gains on investments and the relevant asset and financial charges.



The share to be assigned to the technical account, pursuant to ISVAP Regulation no. 22 of 4 April 2008 as amended, is obtained by applying to the aforementioned gains on investments the ratio between the semisum of the technical provisions net of the reinsurance at the end of the current year and at the end of the previous one and the same semisum increased by the value of the semisum of the shareholders' equity also resulting at the end of the current year and at the end of the previous one.

The breakdown in the individual portfolios and classes of the share of the profit assigned to the technical account was also made on the basis of the provisions of the aforementioned ISVAP Regulation.

At 31 December 2020 profits from investments were transferred from the non-technical account to the technical account for €156,260k (€200,520k the 2019 figure).

Section 19 - Information on Life business technical account (II)

The gross premiums at year end amounted to €3,098,734k (decreasing by 24.0% compared to the 2019 figure); the premiums regarding indirect business equalled €96k.

Summarised information on premiums and the reinsurance balance is contained in Annex 20.

The details of the gains on investments (item II.2), which at 31 December 2020 amounted to €1,147,611k (€1,301,524k the figure at 31/12/2019) are shown in Annex 21.

Detailed in Annex 22 are the unrealised gains relating to investments benefiting policyholders that bear the risk and investments arising from pension fund management (item II.3), which at 31 December 2020 amounted to €213,586k (€329,102k the 2019 figure).

The other technical income, net of reinsurance (item II.4), amounted to \le 34,750k (\le 30,160k the 2019 figure) and included \le 31,580k of commissions for investments relating to benefits linked to investment funds and market indices and investments arising from pension fund management.

As regards charges regarding servicing, the gross sums paid (item II.5 a) aa)) amounted to €3,568,395k (-8.8% compared to 31/12/2019 which had recorded €3,913,410k) and included:

Amounts in €k	2020	2019	Change on 2019
Capital and annuities accrued	1,922,960	1,857,200	65,760
Surrenders and advances	1,421,633	1,821,861	(400,229)
Claims	218,462	227,960	(9,498)
Settlement expenses	4,441	4,648	(208)
Indirect business	900	1,740	(840)
Total	3,568,395	3,913,410	(345,014)

The change in provision for amounts payable, net of the reinsurers' share, equalled \in 159,330k ($-\in$ 1,304k the 2019 figure). The change is basically due to volumes expiring at the end of 2020 and paid in the early months of 2021, also linked to contracts issued at the end of 2000, the last year with the benefit of tax deductibility on all life policies.

The change in technical provisions, net of reinsurance (item II.6), amounted to -€21,854k (€916,065k the 2019 figure).

Item II.7 "reversals and profit sharing, net of reinsurance" amounted to €277k at 31 December 2020 (€1,275k the 2019 figure) and consisted entirely of reversals.



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Operating expenses (item II.8) amounted to \le 144,090k (-7.2% compared to the 2019 figure), already net of the commissions received from reinsurers (\le 362k), and included acquisition and collection expenses for \le 89,569k (-11.7% compared to the 2019 figure) and other administrative expenses for \le 57,617k (-7.7% compared to the 2019 figure, with a 1.9% impact on premiums).

The item II.8.f "commissions and profit sharing from reinsurers", which at 31 December 2020 equalled €362k (−45.5% compared to the 2019 figure), referred entirely to commissions.

The detail of asset and financial charges (item II.9), which at 31 December 2020 amounted to €403,762k, versus €239,514k in 2019, is shown in Annex 23.

These charges included write-downs regarding bonds, shares and fund units for €59,206k and write-downs regarding derivative financial instruments for €4,008k.

Detailed in Annex 24 are the asset and financial charges and the unrealised gains relating to investments benefiting policyholders that bear the risk and investments arising from pension fund management (item II.10), equal to \leq 119,738k (\leq 95,499k the 2019 figure).

Other technical charges, net of reinsurance (item II.11), equal to €52,067k (+24.1% compared to the 2019 figure), mainly comprised of:

- management fees for €35,822k;
- cancelled premiums of previous years for €12,893k;
- commissions on investments related to Unit-Linked Policies and pension funds for €1,059k.

Transfer of shares of the profit from investments to the non-technical account and indication of the base applied for the calculation - Item II.12

The profit from investments assumed to determine the share to be transferred to the non-technical account derives from the sum of the amounts, posted in the technical account, the gains on investments and the relevant asset and financial charges. Excluded for the purposes above are unrealised gains as well as unrealised asset and financial charges relating to investments benefiting policyholders that bear the risk and investments arising from pension fund management, which remain as entirely attributed to the technical account.

The share to be assigned to the non-technical account, pursuant to ISVAP Regulation no. 22 of 4 April 2008, as amended, is obtained by applying to the aforementioned profit from investments the ratio resulting between:

- the semisum of the shareholders' equity resulting at the end of the current year and at the end of the previous one;
- this amount, increased by the semisum of the technical provisions (net of reinsurance) also resulting at the end of the year and at the end of the previous one.

However, if the profit from investments that remains assigned to the Life business technical account is lower than the amount of the profits from investments contractually recognised to the policyholders in the year, the portion to transfer to the non-technical account must be adequately reduced by an amount equal to this lower value, until it is entirely cancelled.

The breakdown of the individual portfolios and classes of the portion of the profit from investments regarding the technical account was based on their actual origin until reaching the portion of the income equal to the profits from investments contractually recognised to the policyholders; the propositional method envisaged by the aforementioned ISVAP Regulation was applied to the remaining difference.

Based on the results of the calculation made according to these criteria, €83,814k (€118,158k the 2019 figure) were transferred from the Life technical account to the non-technical account of profits from investments.



Section 20 - Development of the technical items for the class

20.1 Non-Life insurance

The summary of technical accounts by individual class (Italian portfolio) is shown in Annex 25.

The accounting entries pertaining to the technical accounts are posted in the accounts mainly broken down by class. The accounting entries that are common to more classes pertain to the overheads.

To attribute the overheads to the individual classes, direct attributions were partly made. Different parameters were also partly applied, based on the nature of the expense to break down. The main parameters used were determined on the basis of the premiums, the number of policies and the compensations paid.

On this point reference is made to section A - Measurement criteria.

The summary of the technical account summarising all Non-Life classes (Italian portfolio) is shown in Annex 26.

20.2 Life insurance

The summary of technical accounts by individual class (Italian portfolio) is shown in Annex 27.

The accounting entries pertaining to the technical accounts are posted in the accounts mostly broken down by class. The accounting entries that are common to more classes pertain to the overheads and income from investments.

As regards the latter, net of any portion transferred to the non-technical account, this was allocated to the classes proportionally to the technical provisions according to the already mentioned ISVAP Regulation no. 22 of 4 April 2008 as amended or integrated.

Overheads were assigned to the individual classes through various parameters, such as payments, parties insured and commissions paid.

On this point reference is made to section A - Measurement criteria.

The summary of the technical account summarising all Life classes (Italian portfolio) is shown in Annex 28.

20.3 Non-Life and Life insurance

The summary of the technical accounts summarising all Non-Life and Life classes regarding foreign business constitutes Annex 29.

Section 21 - Information on the non-technical account (III)

The gains on Non-Life business investments (item III.3) amounted to €602,520k (-32.4% compared to the 2019 figure) as detailed in Annex 21.

The Non-Life business asset and financial charges (item III.5) amounted to $\le 379,297$ k ($\le 614,720$ k at 31/12/2019) and are detailed in Annex 23.

Investment management expenses and interest expense (item C.III.5.a), with a balance of €108,319k (€145,144k the 2019 figure), included:

- administrative expenses attributed to the management of investments for €44,470k;
- financial charges linked to derivative financial instruments for €22,639k;
- taxes on investments for €13,659k, €10,487k of which for IMU, €2,553k for other indirect taxes and duties
 relating to property investments and €618k for other taxes on financial investments;
- issue/trading spreads for €16,085k;
- expenses on securities dossier for €9,237k;



interest on deposits received from reinsurers for €497k.

Value adjustments to investments (item III.5.b) amounted to €154,316k (+8.6% compared to the 2019 figure) and consisted of alignments of shares, interests and fund units for €94,739k, of bonds for €10,781k and on other financial investments for €1,120k.

This item also included the write-downs of properties totalling \leq 47,677k, \leq 38,845k of which referred to the portions of depreciation and \leq 8,832k referred to write-downs for value adjustments.

The item III.7 "other income" equalled €131,309k at 31 December 2020, versus €169,180k (2019 figure), with a −22.4% change, broken down as follows:

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Other income	2020	2019	Change on 2019
Interest income	4,223	9,966	(5,743)
Recovery of expenses	46,707	60,527	(13,819)
Positive exchange rate differences	743	446	296
Withdrawals from provisions	54,279	73,888	(19,609)
Commission on placement of bank products	3,012	5,683	(2,671)
Other income	13,623	9,111	4,512
Recovery of expenses for management of Roadway Accident Victims Fund (FVS)	8,723	9,559	(836)
Total	131,309	169,180	(37,871)

Interest income included €661k as interest on deposits and €3,562k as interest on other receivables.

Income from recovered administrative expenses was €27,614k, for the provision of services and €18,645k for recoveries of expenses for seconded personnel.

Withdrawals from provisions, of which €42,765k from the provision for risks and charges, €28,403k referred to liabilities set aside in previous years and occurred in the current year and €13,735k to surpluses, and €11,514k to bad debt provisions.

The item III.8 "other charges" equalled €372,526k at 31 December 2020 (€381,512k the 2019 figure), broken down as follows:



Amounts in €k

Other charges	2020	2019	Change on 2019
Amortisation on goodwill and other intangible assets	108,973	112,393	(3,420)
Impairment losses on receivables	17,178	37,679	(20,501)
Expenses for managing claims of Roadway Accident Victims Fund	6,939	8,971	(2,032)
Interest expense	92,401	88,175	4,226
Allocations to provisions	87,431	39,433	47,998
IVASS penalties	67	353	(286)
Operating expenses and product placement	6,659	9,265	(2,606)
Negative exchange rate differences	2,827	3,712	(885)
Sundry taxes	1,759	2,182	(424)
Charges on behalf of third parties	37,888	39,414	(1,526)
Sundry charges	10,402	39,933	(29,532)
Total	372,526	381,512	(8,986)

The amortisation of goodwill and other intangible assets include \in 53,902k of intangible assets and \in 55,071k of goodwill and insurance portfolios acquired in previous years.

Interest expense included mainly €86,479k regarding interest on subordinated loans and €5,922k of interest on other payables.

Charges on behalf of third parties included costs and other administrative charges for services rendered to third parties and for seconded personnel at other companies.

Allocations to provisions referred for \leq 5,039k to bad debt provisions and for the remainder to provisions for risks and charges.

"Extraordinary income" (item III.10) equalled €355,082k versus €284,026k (2019 figure), broken down as follows:

Amounts in €k

Announce an ex			
Extraordinary income	2020	2019	Change on 2019
Gains on disposals of property	75,963	52,849	23,114
Gains on trading of long-term securities	208,104	189,355	18,749
Gains on trading of mutual investment funds	2,141	2,505	(364)
Gains on trading of shares and investments		2,307	(2,307)
Gains on trading of other assets	60	1	59
Extraordinary gains	68,724	36,812	31,912
Other income	89	196	(107)
Total	355,082	284,026	71,056

This item includes gains realised on securities and other financial instruments classified under long-term investments. For information on transactions in this segment, refer to the specific sections of the Management Report and the Notes to the Financial Statements.

There was also an extraordinary gain of €63,048k relating to lower taxes of previous years, originating for €44,908k from the Patent Box benefit and for the remainder from a more favourable recalculation of the ACE benefit, also due to the positive response received regarding the appeal made.



Extraordinary expenses (item III.11) equalled €92,258k (€126,780k the 2019 figure), broken down as follows:

Amounts in €k

3

			Change on
Extraordinary expenses	2020	2019	2019
Losses on disposals of property	11,153	3,621	7,532
Losses on long-lived securities	52,063	1,828	50,235
Losses on trading of long-lived mutual investment funds	1,329		1,329
Losses on trading of investments	10,006	153	9,853
Extraordinary losses	6,155	20,600	(14,445)
Settlements	974	200	774
Other charges	10,063	100,377	(90,314)
Losses on disposals of other assets	515	1	514
Total	92,258	126,780	(34,521)

Losses on disposals concern the long-term investments segment.

The capital loss from equity investments refers in full to the sale of the subsidiary Società Edilizia Immobiliare Sarda on 24 April 2020. Against the realisation of that amount, the Provision for risks and charges set aside in previous years, which was more than sufficient, was utilised.

Contingent liabilities included, inter alia, tax charges totalling €2,031k, referring to the closure of VAT disputes on coinsurance contracts in judicial settlement relating to the years 2013 and 2014.

Other extraordinary charges referred almost entirely to estimated losses in relation to trade union agreements for preretirement arrangements made with executive personnel. The amount for the year 2019 included the expense of €95,500k for estimated losses in relation to trade union agreements for pre-retirement arrangements made with employees.

Item III.14 "Income tax for the year" represented a total charge of €284,246k (€246,666k the 2019 figure), €130,422k of which regarding current IRES and IRAP taxes of the year, €18,636k relating to substitute taxes under Art. 1, paragraph 140 of Law no. 296 of 27 December 2006 applied to the higher tax values emerging on the properties contributed to the Tikal and Oikos real estate investment funds in the course of 2020, in addition to the net balance of the deferred tax assets and liabilities for €135,188k.

The table below reports the changes occurred:

Amounts in €k	IRES	IRAP	Total
Current and substitute taxes	(114,047)	(35,011)	(149,058)
Deferred tax assets and liabilities:			
- use of deferred tax assets	(191,326)	(29,126)	(220,451)
- use of deferred tax liabilities	32,010	3,018	35,028
- recognition of deferred tax assets	62,059	9,026	71,085
- recognition of deferred tax liabilities	(20,850)		(20,850)
Balance on deferred tax assets/liabilities	(118,106)	(17,081)	(135,188)
TOTAL	(232,153)	(52,093)	(284,246)



The statement of reconciliation between theoretical and effective IRES and IRAP tax charges is provided below, showing the changes compared to the previous year.

Amounts in €k	-	2020		2019	Change
Pre-tax profit (loss)		1,098,552		947,904	150,649
Theoretical IRES - (Expenses)/Income		(263,653)		(227,497)	(36,156)
Tax effect deriving from taxable income permanent changes		(==3/=33)		(==//13//	(30),30)
Increases:		(23,070)		(24,184)	1,114
- PEX investments - write-downs	(692)		(780)		88
- Dividend Washing	(3,025)		(261)		(2,764)
- Interest expense	(881)		(838)		(43)
- Taxes and other non-deductible costs	(2,874)		(4,129)		1,255
- Non-deductible goodwill	(6,025)		(6,025)		
- Allocations to provisions for risks	(6,144)		(1,475)		(4,669)
- Extraordinary losses	(1,100)		(5,257)		4,156
- Recalculation of IRAP tax exemption	(39)		(110)		71
- Property not for own use	(1,081)		(1,331)		249
- Impairment losses on receivables	(224)		(2,622)		2,397
- Other changes	(984)		(1,357)		373
Decreases:		73,206		46,050	27,156
- PEX investments - gains exempt			526		(526)
- Dividends excluded	28,370		24,945		3,425
- IRAP deduction	1,822		516		1,306
- ACE relief	5,779		3,507		2,272
- Extraordinary gains	15,132		6,451		8,680
- Withdrawals from provisions for risks	3,183		4,327		(1,144)
- Redeemed goodwill	1,853		2,261		(408)
- Super-amortisation/depreciation	1,499		1,097		401
- Real estate sector income	13,403				13,403
- Other changes	2,165		2,419		(254)
IRES pertaining to the year - (Expenses)/Income		(213,517)		(205,631)	(7,886)
- Theoretical IRAP on the technical result		(63,713)		(55,137)	(8,576)
- Dividends and overheads	6,379		6,247		133
- Deductible amortisation/depreciation	2,572		3,143		(571)
- Gains on transfers of property not for own use	(1,371)		(3,592)		2,221
- Other changes	4,040		10,789		(6,749)
IRAP		(52,093)		(38,550)	(13,542)
Substitute taxes		(18,636)		(2,485)	(16,151)
Total Income Tax		(284,246)		(246,666)	(37.579)



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Lastly, the statement under Art. 2427, paragraph 1, no. 14 of the Civil Code is also enclosed, which contains the temporary differences that led to the recognition of deferred tax assets and liabilities, calculated by applying to these temporary differences the nominal tax rates in force at the time when these will be brought forward as provided for by the national accounting standard no. 25.

Amounts in €k	2020 Fiscal effect (*)		2019 Fiscal effect (*)		Change	
DEFERRED TAX ASSETS	Amount	Tax effect	Taxable amount	Tax effect	Taxable amount	Tax effect
IRES						
Valuation of Equity Portfolio	29,755	7,142	57,052	13,692	(27,297)	(6,550)
Valuation of securities	8,642	2,074	8,289	1,990	353	84
Life business technical provisions	87,723	21,054	77,362	18,567	10,361	2,487
Non-Life business claims provision	447,728	107,455	508,279	121,987	(60,551)	(14,532)
Property	109,771	26,345	437,216	104,931	(327,445)	(78,586)
Depreciation of property and other assets	26,117	6,268	26,327	6,319	(210)	(51)
Goodwill	706,093	169,463	728,019	174,725	(21,926)	(5,262)
Provision for personnel expenses	226,221	54,293	241,217	57,892	(14,996)	(3,599)
Provision for risks and charges	448,791	107,710	432,866	103,888	15,925	3,822
Write-down of receivables from policyholders	390,427	93,703	452,895	108,695	(62,468)	(14,992)
Other	7,296	1,750	14,266	3,423	(6,970)	(1,673)
Substitute tax for goodwill realignment		1,647		3,294		(1,647)
TOTAL IRES	2,488,564	598,904	2,983,788	719,403	(495,224)	(120,499)
IRAP						
Other provisions established with non-deductible allocations during the year	217,258	14,817	93,927	6,406	123,331	8,411
Property	100,939	6,884	434,334	29,622	(333,395)	(22,738)
Depreciation of property and other assets	4,627	316	5,836	399	(1,209)	(83)
Goodwill	705,907	48,143	727,739	49,632	(21,832)	(1,489)
Write-down of receivables from policyholders	122,627	8,364	142,339	9,708	(19,712)	(1,344)
Other	16,871	1,151	16,871	1,151		
TOTAL IRAP	1,168,229	79,675	1,421,046	96,918	(252,817)	(17,243)
TOTAL DEFERRED TAX ASSETS	3,656,793	678,579	4,404,834	816,321	(748,041)	(137,742)

(*) Rate: 24% IRES; 6.82% IRAP



The deferred tax liabilities accrued are detailed below:

Amounts in €k	2020 Fiscal effect (*)		2019 Fiscal effect (*)		Change	
DEFERRED TAX LIABILITIES	Amount	Tax effect	Taxable amount	Tax effect	Taxable amount	Tax effect
IRES						
Property	42,286	10,303	103,010	24,712	(60,724)	(14,409)
Capital gains in instalments	194,364	46,647	178,106	42,745	16,258	3,902
Other			2,035	488	(2,035)	(488)
TOTAL IRES	236,650	56,950	283,151	67,945	(46,501)	(10,995)
IRAP						
Property	18,656	1,272	62,221	4,243	(43,565)	(2,971)
TOTAL IRAP	18,656	1,272	62,221	4,243	(43,565)	(2,971)
TOTAL DEFERRED TAX LIABILITIES	255,306	58,222	345,372	72,188	(90,066)	(13,966)

^(*) Rate: 24% IRES; 6.82% IRAP

Section 22 - Information on the income statement

Relations with group companies and other investees are detailed in Annex 30. The main items are commented on in the special Section of the Management Report.

The statement summarising the premiums written for direct business by geographical area is shown in Annex 31.

The charges regarding human resources, directors and statutory auditors are detailed in Annex 32. The number of employees at 31 December 2020, broken down by category, is as follows:

	2020	2019
Executives	166	157
Officers	1,609	1,700
Office workers	5,371	5,664
Other	3	6
Total	7.149	7,527

Considering the number of employees as FTE (Full Time Equivalent), the total equalled 6,926 resources.

Results on sales of capitalised securities

In the Non-Life business as well as in the Life business, the sales made in 2020 entailed gains of €56,607k and €100,245k, respectively.



Results on transactions in financial derivatives

Derivative trading led to total net charges of €6,827k, which included net charges of €43,301k on transactions concluded in the period and net income of €50,128k on transactions still in place at year end. The following table shows the details of charges and income recognised in 2020 by type of derivative and transaction.

Amounts in €k

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	Closed transactions	Ongoing transactions at year-end	Impact on Comprehensive Income Statement
Hedging derivatives			
- options on share	(820)	(5,041)	(5,861)
- swaps other		(548)	(548)
- swaps on rates	(43,921)	35,705	(8,216)
- swaps on currencies		591	591
- Other transactions	(698)	19,421	18,723
Total hedging derivatives	(45,439)	50,128	4,689
Other derivatives transactions			
- options on share	2,138		2,138
Total other derivatives transactions	2,138		2,138
Grand total	(43,301)	50,128	6,827



Part C: Other Information

PAYABLES

TOTAL LIABILITIES

Statement summarising the key figures of the financial statements of Unipol Gruppo at 31 December 2019 and 31 December 2018

In accordance with Art. 2497 et seq. of the Civil Code, the company Unipol Gruppo carries out management and coordination activities.

Amo	ounts in €m		
STAT	TEMENT OF FINANCIAL POSITION	31.12.2019	31.12.2018
ASSI	ETS		
A)	SUBSCRIBED CAPITAL, UNPAID		
B)	FIXED ASSETS		
	I Intangible assets	1.5	2.3
	II Property, plant and equipment	0.6	0.8
	III Financial assets	7.375.9	7,013.4
	TOTAL FIXED ASSETS	7,378.1	7,016.5
C)	CURRENT ASSETS		
	l Inventories		
	II Receivables	487.3	546.9
	III Current financial assets	435.4	150.1
	IV Cash and cash equivalents	258.2	1,092.7
Т	FOTAL CURRENT ASSETS	1,180.9	1,789.7
D)	ACCRUALS AND DEFERRALS	1.5	2.9
1	TOTAL ASSET	8,560.5	8,809.1
LIAB	BILITIES		
A)	SHAREHOLDERS' EQUITY		
	I Share capital	3,365.3	3,365.3
	II Share premium reserve	1,345.7	1,435.7
	III Revaluation reserves		
	IV Legal reserve	673.1	583.0
	V Statutory reserve		
	VI Reserve for treasury shares in portfolio	0.5	63.4
	VII Otherreserves		
	VIII Retained profit (loss)		
	IX Profit (loss) for the year	283.5	66.2
	X Negative reserve for treasury shares	(1.2)	(2.0)
	TOTAL SHAREHOLDERS' EQUITY	5,666.9	5,511.6
B)	PROVISIONS FOR RISKS AND CHARGES	36.7	433.7
C)	POST-EMPLOYMENT BENEFITS	0.0	0.0

2,863.7

8,809.1

2,856.9

8,560.5



Amounts in €m

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INCOME STATEMENT		31.12.2019	31.12.2018
A)	VALUE OF PRODUCTION	21.4	18.8
B)	COSTS OF PRODUCTION	92.0	57.4
	DIFFERENCE BETWEEN VALUE AND COSTS OF PRODUCTION (A-B)	(70.6)	(38.6)
<u>C)</u>	FINANCIAL INCOME AND CHARGES	329.3	373.6
D)	VALUE ADJUSTMENTS TO FINANCIAL ASSETS	2.8	(290.0)
	PRE-TAX PROFIT (LOSS)	261.5	45.1
	PROFIT (LOSS) FOR THE YEAR	283.5	66.2

The key figures about the holding company Unipol Gruppo, shown in the previous summarised statement required by Art. 2497-bis of the Civil Code, were taken from the relevant financial statements for the years ended 31 December 2019 and 31 December 2018.

For a suitable and comprehensive understanding of the equity-financial position of the Holding company and the economic result obtained by the company in the years ended on these dates, reference is made to the financial statements that, together with the reports by the Independent Auditors and the Board of Statutory Auditors, are available at the Company's registered office, Via Stalingrado 45, Bologna or on the website www.unipol.it.

Consolidated Financial Statements

UnipolSai prepares the Consolidated Financial Statements in accordance with Art. 154-ter of Italian Legislative Decree 58/1998 (Consolidated Law on Finance) and of ISVAP Regulation no. 7 of 13 July 2007, as amended, in accordance with the IAS/IFRS standards issued by the IASB and endorsed by the European Union. A copy of the Consolidated Financial Statements of UnipolSai at 31 December 2020 is on the company's website (www.unipolsai.com).

UnipolSai is directly controlled by the mixed financial holding company Unipol Gruppo S.p.A., a company listed on the Italian Stock Market in Milan, with its registered office in Bologna - Via Stalingrado, 45, which prepares the Consolidated Financial Statements in accordance with Art. 154-ter of Italian Legislative Decree no. 58/1998 (Consolidated Law on Finance) and of ISVAP Regulation no. 7 of 13 July 2007, as amended, in accordance with the IAS/IFRS standards issued by the IASB and endorsed by the European Union. Unipol Gruppo carries out management and coordination activities with respect to the (direct and indirect) subsidiaries. It is also Parent of the Unipol Insurance Group entered in the Register of Insurance Groups - No. 046.

Information on public funds received

With reference to the regulation on the transparency of public funds introduced by Art. 1, paragraph 125 of Italian Law 124/2017 and subsequent amendments and supplements, note that in 2020 the company did not benefit from the subsidies, contributions and other economic benefits subject to the obligation of reporting in the financial statements pursuant to the above-mentioned legislation.

For the sake of comprehensiveness, although such grants are excluded from the transparency obligations established in the regulations cited, Aid measures and the relative individual Aid granted and recorded in the system by the Granting Authorities benefitting the Company, as the submitter of the relative request, also on behalf of the subsidiaries, are published in the National Register of State Aid, open to the public for consultation on the relative website in the transparency section.



Fees for audit and non-audit services

Pursuant to Art. 149-*duodecies* of Consob Issuer's Regulation, the following table shows the fees paid by the Company to the independent auditors, or members of the same network, for audit assignments and the provision of other services indicated separately by type or category.

The remuneration did not include VAT and expenses.

Amounts in €k

Throates that			
Type of services	Provider of the service	Recipient	Fees
Audit	PricewaterhouseCoopers S.p.A.	UnipolSai Assicurazioni S.p.A.	1,960
Attestation services	PricewaterhouseCoopers S.p.A.	UnipolSai Assicurazioni S.p.A.	504
Other services	PricewaterhouseCoopers S.p.A.	UnipolSai Assicurazioni S.p.A.	434
Other services	PricewaterhouseCoopers Actuarial Services S.r.l.	UnipolSai Assicurazioni S.p.A.	273
Total			3,171

3

Proposals for the approval of the financial statements, the allocation of profit for the period and relevant effects on the shareholders' equity

The Board of Directors submits to the Ordinary Shareholders' Meeting the following resolution proposal.

Proposals for the approval of the financial statements at 31 December 2020

The Ordinary Shareholders' Meeting of UnipolSai Assicurazioni S.p.A. ("UnipolSai" or the "Company"),

- having examined the draft financial statements at 31 December 2020, accompanied by the annexes and documentation required by Legislative Decree 209 of 7 September 2005, as well as the annexes and additional documents drawn up pursuant to ISVAP Regulation no. 22 of 4 April 2008, as subsequently amended.
- having read the Management Report about the operating performance at 31 December 2020
- having accepted the Board of Statutory Auditors' Report and the report prepared by the company PricewaterhouseCoopers S.p.A. appointed to serve as the independent auditor;
- having examined the results of said draft financial statements of UnipolSai, which close with profit for the year totalling €814.306.665,56, of which €707.292.501,39 relating to the Non-Life business and €107.014.164,17 relating to the Life business;

hereby resolves

- to approve the financial statements of UnipolSai at 31 December 2020, accompanied by the Management Report, recording profit for the year of €814.306.665,56 (the "Profit for the Year"), of which €707.292.501,39 relating to the Non-Life business and €107.014.164,17 relating to the Life business;

Proposed allocation of profit for the period

"The Ordinary Shareholders' Meeting of UnipolSai Assicurazioni S.p.A. ("UnipolSai" or the "Company"),

- having approved the financial statements of UnipolSai at 31 December 2020, which close with profit for the year totalling €814.306.665,56 (the "Profit for the Year"), of which €707.292.501,39 relating to the Non-Life business and €107.014.164,17 relating to the Life business
- having acknowledged that the legal reserve existing in the financial statements at 31 December 2020 and unchanged at the current date, has already reached the limit of 20% of the share capital,
- having acknowledged that as things currently stand, the Company holds 406.365 ordinary treasury shares;

hereby resolves

- to approve the proposed allocation of the Profit for the year at 31 December 2020, in compliance with Art. 27 of the By-Laws of UnipolSai, as follows:
 - distribution to the Shareholders of UnipolSai of a total of €537.569.091,33, of which €430.554.927,16 relating to the Non-Life business and €107.014.164,17 relating to the Life business, and thus distribution of a unit dividend, also in consideration of the redistribution pertaining to treasury shares, equal to €0,190 for each entitled ordinary share, with warning that the possible change in the number of treasury shares in the portfolio of the company at the time of the distribution will have no incidence on the amount of the unit dividend as established above, but will increase or decrease the amount allocated to extraordinary reserve;
 - allocation of the residual Profit for the year totalling €276.737.574,23, to the Extraordinary reserve posted in the item of Other provisions of the shareholders' equity attributed to the Non-Life business,
- to set the dividend payment date as 26 May 2021 (ex-dividend date of 24 May 2021 and record date of 25 May 2021)."



Effects on the shareholders' equity

Below, separately for the Life and Non-Life businesses, are the statements regarding the amount of each immovable property under items A.I to A.X of the Statement of Financial Position - Liabilities and Shareholders' equity updated on the basis of the profit allocation proposal resulting from the financial statements.

Breakdown of Non-Life Shareholders' Equity

	•	·		
Amount	ts in €k	Balances at 31 December 2020	Allocation of profit and dividend distribution	Post-resolution balances
1	Share capital	1,528,514		1,528,514
II	Share premium reserve	147,888		147,888
III	Revaluation reserves	96,559		96,559
IV	Legal reserve	305,703		305,703
٧	Statutory reserve			
VI	Reserve for shares of the holding company	789		789
VII	Other reserves	1,334,557	276,738	1,611,295
VIII	Retained profit (loss)			
IX	Profit (loss) for the year	707,293	(707,293)	
Χ	Negative reserve for treasury shares	(734)		(734)
	Dividend distribution		430,555	
	Total	4,120,568	-	3,690,013

Breakdown of Life Shareholders' Equity

Amoun	ts in €k	Balances at 31 December 2020	Allocation of profit and dividend distribution	Post-resolution balances
I	Share capital	502,943		502,943
II	Share premium reserve	259,368		259,368
III	Revaluation reserves			
IV	Legal reserve	100,589		100,589
٧	Statutory reserve			
VI	Reserve for shares of the holding company			
VII	Other reserves	1,360,415		1,360,415
VIII	Retained profit (loss)			
IX	Profit (loss) for the year	107,014	(107,014)	
Χ	Negative reserve for treasury shares			
	Dividend distribution		107,014	
	Total	2,330,328		2,223,314

Bologna, 18 March 2021

The Board of Directors







Tables appended to the Notes to the Financial Statements

Company

UnipolSai Assicurazioni S.p.A.

Share capital

Subscribed € 2,031,456,338 Paid-up € 2,031,456,338

Registered Office at

BOLOGNA - Via Stalingrado 45



Annexes to the Notes to the Financial Statements

Amounts in K€

				*Non-Life
N.		lon-Life	*Life	and Life
1	Statement of Financial Position - Non-Life business	1		
2	Statement of Financial Position - Life business		1	
3	Statement of breakdown of the profit (loss) for the year between the Non-Life business and the Life business			1
	Assets - Changes in the year in intangible assets (item B) and land and buildings (item C.I)			1
5	Assets - Changes in the year in investments in group companies and other investees: shares and holdings (item C.II.1), bonds (item C.II.2) and loans (item C.II.3)			1
6	Assets - Statement with information relating to investees			1
	Assets - Statement of changes in investments in group companies and other investees: shares and holdings			1
	Assets - Breakdown based on the use of other financial investments: shares and holdings, mutual investment fund units, bonds and other fixed-yield securities, mutual investment units and sundry financial investments (items C.III.1, 2, 3, 5, 7) Assets - Changes in the year in other financial investments with long-lived use: shares and holdings, mutual investment fund			1
5	units, bonds and other fixed-yield securities, mutual investment units and sundry financial investments (items C.III.1, 2, 3, 5, 7)			1
10	Assets - Changes in the year in loans and bank deposits (items C.III.4, 6)			1
11	Assets - Statement of assets relating to benefits linked to investment funds and market indices (item D.I)		3	
12	Assets - Statement of assets arising from pension fund management (item D.II)		21	
13	Liabilities - Non-Life business - Changes in the year in premium provision (item C.I.1) and claims provision (item C.I.2)	1		
14	Liabilities - Changes in the year in mathematical provision (item C.II.1) and provision for profit sharing and reversals (item C.II.4)		1	
15	Liabilities - Changes in the year in provisions for risks and charges (item E) and post-employment benefits (item G.VII)			1
16	Details of assets and liabilities relating to Group companies and other investees			1
17	Information on 'guarantees, commitments and other memorandum accounts'			1
18	Statement of commitments for transactions on derivative contracts			1
19	Summarised information on Non-Life business technical account	1		
20	Summarised information on Life business regarding premiums and the reinsurance balance		1	
21	Gains on investments (items II.2 and III.3)			1
22	Income and unrealised gains relating to investments benefiting policyholders that bear the risk and investments arising from pension fund management (item II.3)		1	
23	Asset and financial charges (items II.9 and III.5)			1
	Charges and unrealised losses relating to investments benefiting policyholders that bear the risk and investments arising from pension fund management (item II.10)		1	
25	Non-Life business - Summary of technical accounts by individual class - Italian portfolio	1		
26	Summary of the condensed technical account of all Non-Life classes - Italian portfolio	1		
27	Life business - Summary of technical accounts by individual class - Italian portfolio		1	
28	Summary of the condensed technical account of all Life classes - Italian portfolio		1	
29	Summary of the Non-Life and Life technical accounts - Foreign portfolio			1
30	Relations with group companies and other investees			1
31	Summary of direct business written premiums			1
32	Statement of charges regarding human resources, directors and statutory auditors			

State the number of forms and annexes actually filled in. Put 0 if the annex, though required, was not filled in as the items are null. Put n.a. if the company is not obliged to fill in the annex.



STATEMENT OF FINANCIAL POSITION - NON-LIFE BUSINESS

ASSETS

			-	Amounts fo	r the year		-	
A. SUBSCRIBED CAPITAL, UNPAID							1	
of which called			2					
B. INTANGIBLE ASSETS								
1. Acquisition commissions to be amortised			4	16,387				
2. Other acquisition costs			6					
3. Start-up and expansion costs			7					
4. Goodwill			8	313,968				
5. Other long-term costs			9	264,387			10	594,741
C. INVESTMENTS								
I - Land and buildings								
1. Property for corporate business			11	455,835				
2. Property for use by third parties			12	743,295				
3. Other property			13	9,096				
4. Other property rights			14	2,279				
5. Fixed assets in progress and payments on account			15		16	1,210,505		
II - Investments in group companies and other investees								
1. Shares and holdings in:								
a) holding companies	17	789						
b) subsidiaries	18	2,126,587						
c) affiliates	19	49,768						
d) associates	20	31,283						
e) other	21	328,359	22	2,536,786				
2. Bonds issued by								
a) holding companies	23							
b) subsidiaries	24							
c) affiliates	25							
d) associates	26							
e) other	27	2,569	28	2,569				
3. Loans to:								
a) holding companies	29	514,785						
b) subsidiaries	30	168,577						
c) affiliates	31	21,194						
d) associates	32	6,015						
e) other	33		34	710,572	35	3,249,927		
			to be carrie					594,741



		Amounts for	the pre	vious year		
					181	
	182					
	184	18,617				
	186	• •				
	187	2				
	188	352,366				
	189	232,013			190	602,997
	109	252,015			190	002,337
	191	483,464				
		1,478,435				
	192 193	9,560			<u> </u>	
		2,279				
	194	4,100	100	1,977,839		
	195	4,100	196	1,9/7,039		
1700						
197 1,708						
198 2,168,054						
199 49,768					1	
200 31,283						
201 255,376	202	2,506,189				
203						
204						
205						
206						
207 3,740	208	3,740			-	
					-	
209 514,785						
210 285,423						
211 44,856					1	
212 6,092					ļ	
213	214	851,157	215	3,361,085		
	to be o	arried forward				602,997



STATEMENT OF FINANCIAL POSITION - NON-LIFE BUSINESS

ASSETS

				Amounts fo	r the yea	ar		
			amount car	ried forward				594,741
C. INVESTMENTS (continued)								
III - Other financial investments								
1. Shares and holdings								
a) Listed shares	36	248,472						
b) Unlisted shares	37	51,647						
c) Holdings	38		39	300,120				
2. Mutual investment fund units			40	2,137,977				
3. Bonds and other fixed-yield securities								
a) listed	41	7,958,039						
b) unlisted	42	158,333						
c) convertible bonds	43	653	44	8,117,025				
4. Loans								
a) collateralised loans	45							
b) loans on policies	46							
c) other loans	47	5,078	48	5,078				
5. Mutual investment units			49	<u> </u>				
6. Bank deposits			50	20,115				
7. Sundry financial investments			51	19,260	52	10,599,575		
IV - Deposits with ceding companies					53	145,059	54	15,205,065
D. bis TECHNICAL PROVISIONS - REINSURERS' SHARE					33	137-33	. JT	3, 3,7,3
I - NON-LIFE BUSINESS								
1. Premium provision			58	81,738				
2. Claims provision			59	455,916				
3. Provision for profit sharing and reversals			60	155,512				
4. Other technical provisions			61				62	537,654
			to be carrie	ed forward			52	16,337,461



		1	Amounts for	the previ	ous year		
		amount ca	rried forward				602,997
216	180,926						
217	51,842						
218		219	232,768				
		220	1,845,402				
			, , 13/1				
221	7,904,717						
221	137,107						
	7,812	224	8,049,635				
223	7,012	224	0,049,033				
225							
226	0		0				
227	2,748	228	2,748				
		229					
		230	25,521				
		231	19,761	232	10,175,834		
				233	6,850	234	15,521,608
		238	83,820				
		239	525,502				
		240					
		241	- 			242	609,322
		to be carrie	ed forward			-	16,733,927



STATEMENT OF FINANCIAL POSITION - NON-LIFE BUSINESS

ASSETS

		-		-	Amounts fo	r the year			
				amount ca	rried forward				16,337,461
E.	RECEIVABLES								
	I - Receivables relating to direct insurance business from:								
	1. Policyholders								
	a) for premiums for the year	71	511,899						
	b) for premiums for previous years	72	4,857	73	516,756				
	2. Insurance intermediaries			74	835,601				
	3. Insurance company current accounts			75	19,345				
	4. Policyholders and third parties for amounts to be collected			76	130,010	77	1,501,712		
	II - Receivables relating to reinsurance business, from:								
	1. Insurance and reinsurance companies			78	56,048				
	2. Reinsurance intermediaries			79	11	80	56,059		
	III - Other receivables			,,,		81	959,818	82	2,517,589
F.	OTHER ASSETS								
	I - Property, plant and equipment and inventories:								
	Office furniture and machines and internal means of transport			83	42,412				
	2. Movable assets entered in public registers			84					
	3. Plant and equipment			85	18,144				
	4. Inventories and sundry goods			86	4,304	87	64,859		
	II - Cash and cash equivalents								
	1. Bank deposits and post office accounts			88	262,466				
	2. Cheques and cash in hand			89	14	90	262,480		
	IV - Other assets								
	1. Transitory reinsurance accounts			92					
	2. Sundry assets			93	1,044,911	94	1,044,911	95	1,372,250
	of which Account connecting the Life business			901	82,671				
G.	ACCRUALS AND DEFERRALS								
	1. Interest					96	104,479		
	2. Rental income					97	3,231		
	3. Other accruals and deferrals					98	30,262	99	137,972
TO	TAL ASSETS							100	20,365,271



263 45,980 264 265 20,171 266 4,293 267 70,444 267 268 185,319 270 185,332 272 2 273 1,031,114 274 1,031,114 275 1,286,89 903 41,031 276 108,378 277 1,703 278 30,006 279 140,08			A				
25 542,794 25 3,813 25 546,607 25 2,1663 25		1	Amounts for	the previo	ous year	l	
3813 353 546.607		amoun	t carried forward				16,733,927
3813 353 546.607							
3813 353 546.607							
3813 353 546.607							
254 751.955							
255 21,663	252 3,813	253					
256 125,686 257 1,445,911		254					
258 127,227		255					
259 11 260 127,238 22 2,343,61 261 770,467 262 2,343,61 263 45,980 - - - 264 - - - - 265 20,171 - - - 266 4,293 267 70,444 - - 269 13 270 185,332 - - 272 273 1,031,114 274 1,031,114 275 1,286,89 903 41,031 - <t< td=""><td></td><td>256</td><td>125,686</td><td>257</td><td>1,445,911</td><td></td><td></td></t<>		256	125,686	257	1,445,911		
259 11 260 127,238 22 2,343,61 261 770,467 262 2,343,61 263 45,980 - - - 264 - - - - 265 20,171 - - - 266 4,293 267 70,444 - - 269 13 270 185,332 - - 272 273 1,031,114 274 1,031,114 275 1,286,89 903 41,031 - <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>							
261 770,467 262 2,343,61 263 45,980		258	127,227				
263 45,980 2 264 265 20,171 2 266 4,293 267 70,444 2 267 268 185,319 2 269 13 270 185,332 2 273 1,031,114 274 1,031,114 275 1,286,89 2 273 1,031,114 274 1,031,114 275 1,286,89 2 273 41,031 2 276 108,378 2 277 1,703 2 278 30,006 279 140,08		259	11	260	127,238		
264 265 20,171 265 20,171 265 20,171 265 20,171 265 20,171 267 70,444 270 27				261	770,467	262	2,343,617
264 265 20,171 265 20,171 265 20,171 265 20,171 265 20,171 267 70,444 270 27							
264 265 20,171 265 20,171 265 20,171 265 20,171 265 20,171 267 70,444 270 27							
264 265 20,171 265 20,171 265 20,171 265 20,171 265 20,171 267 70,444 270 27							
265 20,171 267 70,444 270 270 270 185,332 270 185,332 270 185,332 270 185,332 270 185,332 270 185,332 270 185,332 270 185,332 270 185,332 270 170 270 170 270 170 270 170 270 170 270 170 270 170 270 170 270 140,08 270 140,0		263	45,980				
266 4,293 267 70,444		264					
268 185,319		265	20,171				
269 13 270 185,332 185,3		266	4,293	267	70,444		
269 13 270 185,332 185,3							
272 273 1,031,114 274 1,031,114 275 1,286,89 273 41,031 274 1,031,114 274 1,031,114 275 1,286,89 275 108,378 277 1,703 278 30,006 279 140,08		268	185,319				
272 273 1,031,114 274 1,031,114 275 1,286,89 273 41,031 274 1,031,114 274 1,031,114 275 1,286,89 275 108,378 277 1,703 278 30,006 279 140,08		269	13	270	185,332		
273 1,031,114 274 1,031,114 275 1,286,89 903 41,031 276 108,378 277 1,703 278 30,006 279 140,08							
273 1,031,114 274 1,031,114 275 1,286,89 903 41,031 276 108,378 277 1,703 278 30,006 279 140,08		272					
903 41,031 276 108,378 277 1,703 278 30,006 279 140,08			1,031,114	274	1,031,114	275	1,286,890
276 108,378 277 1,703 278 30,006 279 140,08						,,,	
277 1,703 2 278 30,006 279 140,08		3-3	, ,-5-				
277 1,703 2 278 30,006 279 140,08				276	108,378		
278 30,006 279 140,08		1					
		1				270	1/10 087
280 20,504,52				2,0	30,000		20,504,520



STATEMENT OF FINANCIAL POSITION - NON-LIFE BUSINESS

LIABILITIES AND SHAREHOLDERS' EQUITY

				Amounts for the year		
Α.	SHAREHOLDERS' EQUITY					
	l - Subscribed capital or equivalent provision			101 1,528,514		
	II - Share premium reserve			102 147,888		
	III - Revaluation reserves			103 96,559		
	IV -Legal reserve			104 305,703		
	V -Statutory reserve			105		
	VI - Reserve for shares of the holding company			400 789		
	VII - Other reserves			1,334,557		
	VIII - Retained profit (loss)			108		
	IX - Gains (losses) in the year			109 707,293		
	X - Negative reserve for treasury shares			401 (734)	110	4,120,568
В.	SUBORDINATED LIABILITIES				111	1,611,189
C.	TECHNICAL PROVISIONS					
	I - NON-LIFE BUSINESS					
	1. Premium provision	112	3,029,753			
	2. Claims provision	113	9,746,935			
	3. Provision for profit sharing and reversals	114	5,709			
	4. Other technical provisions	115	678			
	5. Equalisation provisions	116	83,487		117	12,866,563
		to be	carried forward			18,598,319



	Amounts for t	he previous yea	Г		
		281 1,	528,514		
			147,888		
			96,559		
			305,703		
		285			_
		500	1,708		
			185,393		
		288	0,000		
			58,486		
		501	(1,847)		3,722,404
		3.	(, ,,,	291	1,315,189
292	2,870,244				
293	10,454,122				
294	6,004				
295	863				
296	79,749			297	13,410,982
tobe carried f					18,448,575



STATEMENT OF FINANCIAL POSITION - NON-LIFE BUSINESS

LIABILITIES AND SHAREHOLDERS' EQUITY

	_		Amounts	s for the year		
	amount carr	ied forward				18,598,319
E. PROVISIONS FOR RISKS AND CHARGES						
Post-employment benefits and similar obligations			128	1,597		
2. Provisions for taxes			129	58,128		
3. Other provisions			130	377,102	131	436,827
F. DEPOSITS RECEIVED FROM REINSURERS					132	112,179
G. PAYABLES AND OTHER LIABILITIES						
I - Payables arising from direct insurance business, to:						
1. Insurance intermediaries	133	23,115				
2. Insurance company current accounts	134	11,112				
3. Policyholders for guarantee deposits and premiums	135	23,020				
4. Guarantee funds in favour of the policyholders	136	503	137	57,750		
II - Payables arising from reinsurance business, to:						
1. Insurance and reinsurance companies	138	43,316				
2. Reinsurance intermediaries	139	353	140	43,669		
III -Bond loans			141			
IV - Payables to banks and financial institutions			142			
V -Collateralised payables			143			
VI - Sundry loans and other financial payables			144	4,200		
VII - Post-employment benefits			145	38,988		
VIII - Other payables						
1. Policyholders' tax due	146	151,186				
2. Sundry tax payables	147	40,093				
3. Social security charges payable	148	31,099				
4. Sundry payables	149	260,607	150	482,985		
IX -Other liabilities						
1. Transitory reinsurance accounts	151					
2. Commissions for premiums under collection	152	93,284				
3. Sundry liabilities	153	468,091	154	561,374	155	1,188,966
of which Liaison account wtih Life business	902					
H. ACCRUALS AND DEFERRALS						
1. Interest			156	28,595		
2. Rental income			157	16		
3. Other accruals and deferrals			158	368	159	28,979
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY					160	20,365,271



	Amounts for the previous y					
amount carried forward		•		18,448,575		
	30	8 2,032				
	30	93,872				
	31	371,944	311	467,848		
			312	117,690		
313 42,0	13					
314 7,0	70					
315 20,1	35					
316	97 31	70,265				
318 47,6	05					
319 3	8 32	0 47,963				
	32	1				
	32	2 208,342				
	32	3 1,811				
	32	4 290				
	32	5 47,300				
326 155,4	37					
327 31,8						
328 31,7	18					
329 277,C	10 33	0 496,014				
331						
332 97,8						
333 474,2	28 33	4 572,118	335	1,444,103		
904						
	33					
	33	7 17				
	33	8 93	339	26,305		
			340	20,504,520		



STATEMENT OF FINANCIAL POSITION - LIFE BUSINESS

ASSETS

			Amounts for the year							
Α	SUBSCRIBED CAPITAL, UNPAID				,	1				
	of which called			2		'				
В.	INTANGIBLE ASSETS									
	1. Acquisition commissions to be amortised			3 60,259						
	2. Other acquisition costs			6						
	3. Start-up and expansion costs			7						
	4. Goodwill			8 69,661						
	5. Other long-term costs			9 7,020		136,940				
C.	INVESTMENTS			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						
	I - Land and buildings									
	1. Property for corporate business			11 28,658						
	2. Property for use by third parties			12 1,441						
	3. Other property			13						
	4. Other property rights			14						
	5. Fixed assets in progress and payments on account			15	16 30,099					
	II - Investments in group companies and other investees			<u> </u>						
	1. Shares and holdings in:									
	a) holding companies	17								
	b) subsidiaries	18	973,284							
	c) affiliates	19	17,429							
	d) associates	20	2,259							
	e) other	21	290	22 993,262						
	2. Bonds issued by									
	a) holding companies	23								
	b) subsidiaries	24								
	c) affiliates	25								
	d) associates	26	6,849							
	e) other	27		28 6,849						
	3. Loans to:									
	a) holding companies	29	53,000							
	b) subsidiaries	30								
	c) affiliates	31	9,648							
	d) associates	32								
	e) other	33		34 62,648	35 1,062,760					
				to be carried forward		136,940				



Amounts for the previous year							
82		Ar	mounts fo	r the previous y	ear		
100						181	
100		182					
196							
196		183	58,892				
SP							
188 86.334 190 152,866 190 152,866 190 152,866 190 152,866 190 152,866 190 152,866 190 152,866 190							
189 7,641 190 152,866 152,866 162 163 152,866 164 165 16			86,334				
191 28,725						190	152,866
192 3.553						.50	
192 3.553							
192 3.553		191	28,725				
193							
194 196 32.278 196 32.278 197 197 198 973.284 199 17,429 199 17,429 199 17,429 199 17,429 199 17,429 199 17,429 199 17,429 199 17,429 199			5,555				
195 196 32,278							
197 198 973,284 199 17,429 200 2,259 201 290 202 993,262				106	32.278		
198 973.284		.55		1,50	3=1=7=		
198 973.284							
198 973.284	197						
199 17.429		4					
200 2,259 201 290 202 993,262 203 203 204 205 205 206 6,863 207 208 6,863 209 53,000 200 210 20,420 20,420 212 214 73,420 215 1,073,545							
290 292 993,262							
203			993,262				
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204 I 205 I 206 6,863 207 208 6,863 209 53,000 210 I 211 20,420 212 I 213 214 73,420 215 1,073,545	203						
205 6,863							
206 6,863							
207 208 6,863 209 53,000 210 211 20,420 212 213 214 73,420 215 1,073,545		3					
209 53,000			6,863				
210 20,420 211 20,420 212 214 213 214 73,420 215 1,073,545							
210 20,420 211 20,420 212 214 213 214 73,420 215 1,073,545	209 53,00	0					
211 20,420							
212 213 214 73,420 215 1,073.545		0					
213 214 73,420 215 1,073.545							
		214	73,420	215	1,073,545		
							152,866



STATEMENT OF FINANCIAL POSITION - LIFE BUSINESS

ASSETS

			Amounts for the year						
				amount ca	arried forward				136,940
C.	INVESTMENTS (continued)								
	III - Other financial investments								
	1. Shares and holdings								
	a) Listed shares	36	168,521						
	b) Unlisted shares	37	100,000						
	c) Holdings	38		39	268,521				
	2. Mutual investment fund units			40	2,550,550				
	3. Bonds and other fixed-yield securities:								
	a) listed	41	23,744,641						
	b) unlisted	42	405,481						
	c) convertible bonds	43	1	44	24,150,123				
	4. Loans								
	a) collateralised loans	45							
	b) loans on policies	46	15,668						
	c) other loans	47	131	48	15,799				
	5. Mutual investment units			49	3,7 3 3				
	6. Bank deposits			50					
	7. Sundry financial investments			51	5,602	52	26,990,595		
	IV - Deposits with ceding companies			J.	3,	53	2,599	54	28,086,053
D.	INVESTMENTS BENEFITING LIFE BUSINESS POLICYHOLDERS THAT BEAR THE RISK AND INVESTMENTS ARISING FROM PENSION FUND MANAGEMENT					33	,,,,,,	54	
	l - Investments relating to benefits linked to investment funds and market indices					55	808,158		
	II - Investments arising from pension fund management					56	4,277,583	57	5,085,742
D.	bis TECHNICAL PROVISIONS - REINSURERS' SHARE								
	II - LIFE BUSINESS								
	1. Mathematical provisions			63	13,255				
	2. Premium provision from supplementary insurance			64					
	3. Provision for amounts payable			65	5,967				
	4. Provision for profit sharing and reversals			66					
	5. Other technical provisions			67					
	6. Technical provisions where the investment risk								
	is borne by policyholders and provisions arising from pension fund management			68				69	19,222
					ied forward			05	33,327,957



			Amounts for	the pre	vious year		
		amount carr	ried forward				152,866
216	294,958						
217	100,000						
218		219	394,958				
		220	1,576,177				
221	23,748,280						
222	379,416						
223		224	24,127,698				
225							
226	19,411						
227		228	19,426				
		229					
		230					
		231	607	232	26,118,866		
				233	3,484	234	27,228,172
				235	679,163		
				236	4,946,603	237	5,625,766
				J-	1,3 14,443	31	3, 3,7 = 2
		243	28,552				
		244	,552				
		245	2,124				
		246	2,:27				
		247					
		-4/					
		248				249	30,676
		to be carried	d forward				33,037,480



STATEMENT OF FINANCIAL POSITION - LIFE BUSINESS

ASSETS

		_	Amounts	for the year	
			amount carried forward		33,327,957
E.	RECEIVABLES				
	I - Receivables relating to direct insurance business from:				
	1. Policyholders				
	a) for premiums for the year	71 86,067	,		
	b) for premiums for previous years	72	73 86,067		
	2. Insurance intermediaries		74 123,979		
	3. Insurance company current accounts		75 1,833		
	4. Policyholders and third parties for amounts to be collected		76	77 211,878	
	II - Receivables relating to reinsurance business, from:			,,	
	1. Insurance and reinsurance companies		78 1,639		
	2. Reinsurance intermediaries		79	80 1,639	
	III - Other receivables		,3	81 304,754	82 518,271
F.	OTHER ASSETS				
	I - Property, plant and equipment and inventories:				
	Office furniture and machines and internal means of transport		83		
	2. Movable assets entered in public registers		84		
	3. Plant and equipment		85		
	4. Inventories and sundry goods		86	87	
	II - Cash and cash equivalents				
	1. Bank deposits and post office accounts		88 174,152		
	2. Cheques and cash in hand		89	90 174,152	
	IV - Other assets				
	1. Transitory reinsurance accounts		92		
	2. Sundry assets		93 167,860	94 167,860	95 342,012
	of which Liaison account with Non-Life business		901		
G.	ACCRUALS AND DEFERRALS				
	1. Interest			96 256,919	
	2. Rental income			97	
	3. Other accruals and deferrals			98 4,142	99 261,062
TO	TAL ASSETS				100 34,449,302



·					
	year	the previou	Amounts for		
33,037,480			ied forward	am	
)	251
			101,916	5 ₂₅₃	252
			123,280	254	
			6,067	255	
	231,263	257	-,50/	256	
	25.,235	-11		230	
			235	258	
	235	959	235		
		260		259	
557,455	325,956	261		+	
				+	
				╄	
				263	
				264	
				265	
		267		266	
				+	
	_		207,938	268	
	207,938	270		269	
				╄	
				272	
385,633	177,695	274	177,695	273	
				903	
	265,179	276			
		277			
79 268,295	3,116	278			
34,248,863	~				



STATEMENT OF FINANCIAL POSITION - LIFE BUSINESS

LIABILITIES AND SHAREHOLDERS' EQUITY

		-					
				Amount	s for the year		
Α.	SHAREHOLDERS' EQUITY						
	I - Subscribed capital or equivalent provision			101	502,943		
	II - Share premium reserve			102	259,368		
	III - Revaluation reserves			103			
	IV -Legal reserve			104	100,589		
	V -Statutory reserve			105			
	VI - Reserve for shares of the holding company			400			
	VII - Other reserves			107	1,360,415		
	VIII - Retained profit (loss)			108			
	IX - Profit (loss) for the year			109	107,014		
	X - Negative reserve for treasury shares			401		110	2,330,328
В.	SUBORDINATED LIABILITIES			10.		111	940,500
C.	TECHNICAL PROVISIONS						
	II - LIFE BUSINESS						
	1. Mathematical provisions	118	25,029,132				
	2. Premium provision from supplementary insurance	119	698				
	3. Provision for amounts payable	120	502,873				
	4. Provision for profit sharing and reversals	121	5,995				
	5. Other technical provisions	122	97,224			123	25,635,922
D.	TECHNICAL PROVISIONS WHERE THE INVESTMENT RISK IS BORNE BY POLICYHOLDERS AND INVESTMENTS ARISING FROM PENSION FUND MANAGEMENT	122	3/,			123	عدل اول قرار
	I - Provisions relating to contracts connected to investment funds and market indices			125	808,158		
	II - Provisions arising from pension fund management			126	4,277,583	127	5,085,742
_		to be carried	forward				33,992,492



Ar	nounts	for the previous y	ear	
	281	502,943		
	282	259,368		
		255,500		
	283	100 500		
	284	100,589		
	285			
	500			
	287	1,229,756		
	288			
	289	242,751		
	501		290	2,335,406
	J.		291	816,500
			231	0.0,500
298 24,549,267				
299 750				
300 339,107				
301 6,226				
302 97.759			303	24,993,109
	305	679,163		
	306	4,946,603	307	5,625,766
to be carried forward				33,770,782



STATEMENT OF FINANCIAL POSITION - LIFE BUSINESS

LIABILITIES AND SHAREHOLDERS' EQUITY

		_	_	Amount	s for the year	-	
		amount carried forward					33,992,492
E.	PROVISIONS FOR RISKS AND CHARGES						
	1. Post-employment benefits and similar obligations			128			
	2. Provisions for taxes			129	10,903		
	3. Other provisions			130	12,906	131	23,809
F.	DEPOSITS RECEIVED FROM REINSURERS					132	15,158
G.	PAYABLES AND OTHER LIABILITIES						
	I - Payables arising from direct insurance business, to:						
	1. Insurance intermediaries	133	1,130				
	2. Insurance company current accounts		3,811				
	3. Policyholders for guarantee deposits and premiums	135	101				
	4. Guarantee funds in favour of the policyholders	136		137	5,042		
	II - Payables arising from reinsurance business, to:	5		<u> </u>			
	1. Insurance and reinsurance companies	138 4	,200				
	2. Reinsurance intermediaries	139		140	4,200		
	III - Bond loans	-55		141			
	IV - Payables to banks and financial institutions			142			
	V - Collateralised payables			143			
	VI - Sundry loans and other financial payables			144	10,505		
	VII - Post-employment benefits			145	3,129		
	VIII - Other payables			. 15			
	1. Policyholders' tax due	146	302				
	2. Sundry tax payables		,899				
	3. Social security charges payable	148	, - 33				
	4. Sundry payables		3,075	150	21,277		
	IX - Other liabilities	149	51-15	1,50	,		
	1. Transitory reinsurance accounts	151					
	2. Commissions for premiums under collection		1,261				
	3. Sundry liabilities	.5-	<u> </u>	154	344,717	155	388,870
	of which Account connecting the Non-Life business		2,671	134	3111111	133	3,-,-
Н.	ACCRUALS AND DEFERRALS	502	,=,.				
	1. Interest			156	28,973		
	2. Rental income			157	20,5/5		
	3. Other accruals and deferrals			158		159	28,973
TO	FAL LIABILITIES AND SHAREHOLDERS' EQUITY			.,,,,		160	34,449,302



	A			
	Amo	ounts for the previous	year	
amount carried forward				33,770,782
		308		
		309 1,97		
		310 18,72	1 311	20,692
			312	27,51
313 1,	537			
	196			
315	46			
316		317 1,78)	
318 6,	273			
319		320 6,27	3	
		321		
		322		
		323		
		324 2,59	5	
		325 3,67		
326	193			
	501			
328				
	812	330 80,80	5	
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331	\neg			
	718			
333 305,4		307,20	7 225	402,335
	031	551 501,20		1-21333
ַ	<u> </u>		1	
	\dashv	336 27,54	3	
		337		
			220	27,543
	\dashv	338	339	34,248,863
			340	54,240,005



Annex 3

Statement of breakdown of the profit (loss) for the year between the Non-Life business and the Life business

			Non-Life business	Life business		Total
Technical result		1	936,095		41	926,169
Gains on investments	+	2	602,520	(0.0)	42	602,520
Assets and financial charges	-	3	379,297		43	379,297
Share of profits on investments transferred						
from the Life business technical account	+			24 83,814	44	83,814
Share of profits on investments transferred						
to the Non-Life business technical account		5	156,260		45	156,260
Interim operating result		6	1,003,058	²⁶ 73,888	46	1,076,946
Other income	+	7	125,869	27 5,440	47	131,309
Other charges	-	8	303,528	28 68,998	48	372,526
Extraordinary income	+	9	186,612	29 168,470	49	355,082
Extraordinary expenses	-	10	39,662	30 52,597	50	92,258
Pre-tax profit (loss)		11	972,349	31 126,203	51	1,098,552
Income tax for the year	-	12	265,057	32 19,189	52	284,246
Profit (loss) for the year		13	707,293	33 107,014	53	814,307

Annex 4

Assets - Changes in the year in intangible assets (item B) and land and buildings (item C.I)

				_
		Intangible assets B		Land and buildings C.I
Gross opening balance	+	1 2,486,370	31	2,464,488
Increases in the year	+	2 85,832	32	119,272
for: purchases or increases		3 85,616	33	58
reversals of impairment losses		4	34	
write backs		5	35	
other changes		6 216	36	119,214
Decreases in the year	-	7 1,051	37	1,004,505
for: sales or decreases		8	38	995,673
write-downs		9	39	8,832
other changes		10 1,051	40	
Gross closing balance (a)		11 2,571,151	41	1,579,255
Amortisation/depreciation:				
Opening balance	+	1,730,506	42	454,372
Increases in the year	+	13 108,963	43	39,729
for: amount of amortisation for the year		14 108,963	44	39,729
other changes		15	45	
Decreases in the year	-	16	46	155,450
for: decreases for disposals		17	47	155,450
other changes		18	48	
Closing balance amortisation/depreciation (b)		1,839,469	49	338,651
Carrying amount (a - b)		20 731,682	50	1,240,605
Current value			51	1,433,627
Total write-backs		22	52	77,460
Total write-downs		23	53	112,006



Assets - Changes in the year in investments in group companies and other investees: shares and holdings (item C.II.1), bonds (item C.II.2) and loans (item C.II.3)

			Shares and holdings C.II.1	Bonds C.II.2	2	Loans C.II.3
Opening balance	+	1	3,499,451	21 10,603	3 41	924,576
Increases in the year:	+	2	173,277	22	42	124,764
for: purchases, subscriptions or lending		3	109,764	23	43	124,764
reversals of impairment losses		4		24	44	!
write-backs		5				
other changes		6	63,514	26	46	i
Decreases in the year		7	142,680	27 1,184	47	276,121
for: sales or repayments		8	12,030	28 1,184	48	264,264
write-downs		9	1,513	29	49)
other changes		10	129,137	30	50	11,857
Carrying amount		11	3,530,048	31 9,419	51	773,220
Current value		12	3,412,980	32 8,784	52	773,220
Total write-backs		13	46,301			
Total write-downs		14	1,360,326	34	54	
Item C.II.2 includes						
Listed bonds				61		
Unlisted bonds			·	62		9,419
Carrying amount				63		9,419
of which convertible bonds				64		



Assets - Statement with information relating to investees (*)

2	1					
2 a L 2 Unipol Gruppo Spa-Bologna-IT 244 3 b N.L 9 Gruppo Una Spa-Milano-IT 224 4 b N.L 9 Auto-Presto & Bene-Spa (Ex-Sai Sistemi Ass VI)-Torino-IT 224 6 b N.L 1 Bim Vita Spa (Ex-Vitas)-Torino-IT 244 7 b N.L 9 Casa Di Cura Villa Donatello-Firenze-IT 244 8 b N.L 9 Centro-Oncol. F.No. Casa Di Cura In Liquidazione-Sesto Fiorentino-IT 244 9 b N.L 1 Ddor Novi Sad Crd Eur-Novi Sad-RS 224 12 b N.L 2 Finsa intermational Sa-Luxembourg-LU 244 13 b N.L 2 Unipolsal Nederland Bv-Amsterdam-NL 224 14 b N.L 2 Unipolsal Nederland Bv-Amsterdam-NL 244 17 b N.L 1 Unipolsal Servizi Chroni-IT 224 17 b N.L 4 Nuove Iniziative Torino-IT						
3 b NL 9 Gruppo Una Spa-Milano-IT 24: 4 b NL 9 Auto Presto & Bene Spa (Ex Sai Sistemi Ass VI)-Torino-IT 24: 6 b NL 1 Bim Vita Spa (Ex Vitasi)-Torino-IT 24: 7 b NL 9 Casa Di Cura Villa Donatello-Firenze-IT 24: 8 b NL 9 Centro Oncol F. No Casa Di Cura In Liquidazione-Sesto Fiorentino-IT 24: 9 b NL 1 Ddor Novi Sad Ord Eur-Novi Sad-RS 24: 12 b NL 2 Finsai International Sa-Lucembourg-LU 24: 13 b NL 2 Unipolsai Nederland Bv-Amsterdam-NL 24: 14 b NL 7 Unipolsai Nederland Bv-Amsterdam-NL 24: 17 b NL 1 Incontra Assistrarci Consortili Scrt-Bologna-IT 24: 21 b NL 1 Nuove Iniziative Toscane Sri-Firenze-IT 24: 22 b NL 7 Pronto Assistance Spa-Torino-IT 24: 23 b NL 7 Pronto Assistance Spa-Torino-IT 24: 24 b NL 1 Pronto Assistance Spa-Torino-IT 24: 25 c NL 6 Unipolsai Investimenti Sgr (Ex Sai Investimenti)-Torino-IT 24: 28 b NL 8 Tenute Del Cerro S PA, (Ex Saiagricola)-Montepulciano-IT 24: 31 b NL 9 Unipolsai Investimenti Sgr (Ex Sai Investimenti)-Torino-IT 24: 33 b NL 9 Unipolsai Servizi Previdenziali Sri-Firenze-IT 24: 34 b NL 9 Unipolsai Servizi Previdenziali Sri-Firenze-IT 24: 35 d NL 9 Unipolsai Servizi Previdenziali Sri-Firenze-IT 24: 36 c NL 6 Acomea Sgr (Ex Sai Asset Management Sgr)-Milano-IT 24: 37 d Punk	No.(**)	Type (1)	unlisted (2)	conducted		Currency
4 b NIL 9 Auto Presto & Bene Spa (Ex Sai Sistemi Ass VI)-Torino-IT 24 6 b NIL 1 Bim Vita Spa (Ex Vitas)-Torino-IT 24 7 b NIL 9 Cesta Di Cura Villa Donatello-Firenze-IT 24 8 b NIL 9 Centro Oncol.F No. Casa Di Cura In Liquidazione-Sesto Fiorentino-IT 24 9 b NIL 1 Ddor Novi Sad Ord Eur-Novi Sad-RS 24 12 b NIL 2 Finisa in International Sa-Luxembourg-LU 24 13 b NIL 2 Unipolsai Nederland BV-Amsterdam-NI. 24 14 b NIL 7 Unipolsai Servizi Consortili Scri-Bologna-IT 24 17 b NIL 1 Incontra Assisturazioni Spa (Ex Capitalia Ass)-Milano-IT 24 21 b NIL 4 Nuove Iniziative Toscane Sri-Firenze-IT 24 22 b NIL 7 Pronto Assistance Servizi Scri-Torino-IT 24 24 b NIL	2	a	L	2	Unipol Gruppo Spa-Bologna-IT	242
6 b NIL 1 Bim Vita Spa (Ex Vitasi)-Torino-IT 244 7 b NIL 9 Casa Di Cura Villa Donatello-Firenze-IT 244 8 b NIL 9 Centro Oncol. F.No Casa Di Cura In Liquidazione-Sesto Fiorentino-IT 244 9 b NIL 1 Ddor Novi Sad Ord Eur-Novi Sad-RS 244 12 b NIL 2 Finsai International Sa-Luxembourg-LU 244 13 b NIL 2 Unipolsai Nederland Bv-Amsterdam-NL 244 14 b NIL 7 Unipolsai Servizi Consortili Scr-Bolgona-IT 244 17 b NIL 1 Incontra Assicurazioni Spa (Ex Capitalia Ass.)-Milano-IT 244 21 b NIL 4 Nuove Iniziative Toscane Sri-Firenze-IT 244 22 b NIL 7 Pronto Assistance Servizi Scri-Torino-IT 244 23 b NIL 7 Pronto Assistance Servizi Scri-Torino-IT 244 24 b NIL 1 Pronto Assistance Sparizi Fore Torino-IT 244 25 c NIL 6 Unipolsai Investimenti Sgr (Ex Sai Investimenti)-Torino-IT 244 26 c c NIL 6 Unipolsai Investimenti Sgr (Ex Sai Investimenti)-Torino-IT 244 27 b NIL 8 Tenute Del Cerro S.P.A. (Ex Sai agricola)-Montepulciano-IT 244 31 b NIL 9 Unipolsai Forevizi Previdenziali Sri-Firenze-IT 244 33 b NIL 9 Unipolsai Servizi Previdenziali Sri-Firenze-IT 244 34 b NIL 9 Unipolsai Arevizi Previdenziali Sri-Firenze-IT 244 35 d NIL 2 Fin. Priv. Milano-IT 244 36 e NIL 6 Acomea Sgr (Ex Sai Asset Management Sgr)-Milano-IT 244 40 e NIL 9 Gompagnia Aerea Italiana Spa Ex Alitaliai-Filumicino-IT 244 41 e NIL 8 Banca Populare Etics Scarl PADOVA-IT 244 42 e NIL 9 Compagnia Aerea Italiana Spa Ex Alitaliai-Filumicino-IT 244 44 e NIL 9 Banca Populare Etics Scarl PADOVA-IT 244 45 e NIL 9 Downall Sr In Liquidazione-Milano-IT 244 46 e NIL 9 Banca PoleriEtic Cooperativo-Portoferraio-IT 244 47 e NIL 9 Downall Sr In Liquidazione-Milano-IT 244 48 e NIL 9 Gruppo Gpa In Liquidazione-Milano-IT 245 55 b NIL 4 Mild Sri-BOLGONA-IT 244 55 b NIL 4 Mild Sri-BOLGONA-IT 244 55 b NIL 4 Mild Sri-BOLGONA-IT 244 56 e NIL 9 Gruppo Gpa In Liquidazione-Milano-IT 245 57 b NIL 4 Mild Sri-BOLGONA-IT 244 58 b NIL 9 Gruppo Gpa In Liquidazione-Milano-IT 245 57 b NIL 4 Mild Sri-BOLGONA-IT 245	3	b	NL	9	Gruppo Una Spa-Milano-IT	242
7 b NL 9 Casa Di Cura Villa Donatello-Firenze-IT 24 8 b NL 9 Centro Oncol, FNo: Casa Di Cura In Liquidazione-Sesto Fiorentino-IT 24 9 b NL 1 Ddor Novi Sad Ord Eur-Novi Sad-RS 24 12 b NL 2 Finsai International Sa-Luxembourg-LU 24 13 b NL 2 Unipolsai Nederland Bv-Amsterdam-NL 24 14 b NL 2 Unipolsai Servizi Consortilli Scrl-Bologna-IT 24 17 b NL 1 Incontra Assicurazioni Spa (Ex Capitalia Ass.)-Milano-IT 24 21 b NL 4 Nuove Inziative Toscane Sri-Firenze-IT 24 23 b NL 7 Pronto Assistance Servizi Scri-Torino-IT 24 24 b NL 1 Pronto Assistance Servizi Scri-Torino-IT 24 24 b NL 1 Pronto Assistance Servizi Scri-Torino-IT 24 26 c NL 6	4	b	NL	9	Auto Presto & Bene Spa (Ex Sai Sistemi Ass. Vi)-Torino-IT	242
8 b NL 9 Centro Oncol. F.No. Casa Di Cura In Liquidazione-Sesto Fiorentino-IT 24 9 b NL 1 Ddor Novi Sad Ord Eur-Novi Sad-RS 24 12 b NL 2 Finsai International Sa-Luxembourg-LU 24 13 b NL 2 Unipolsai Nederland Bv-Ansterdam-NL 24 14 b NL 7 Unipolsai Servizi Consortilli Scrl-Bologna-IT 24 17 b NL 1 Incontra Assicurazioni Spa (Ex Capitalia Ass.)-Milano-IT 24 21 b NL 4 Nuove Iniziative Toscane Sri-Firenze-IT 24 21 b NL 4 Nuove Iniziative Toscane Sri-Firenze-IT 24 23 b NL 7 Pronto Assistance Servizi Srcri-Torio-IT 24 24 b NL 1 Pronto Assistance Servizi Srcri-Fronto-IT 24 26 c NL 6 Unipolsai Investimenti Sgr (Ex Sai Investimenti)-Torino-IT 24 26 c NL	6	b	NL	1	Bim Vita Spa (Ex Vitasi)-Torino-IT	242
9 b NL 1 Ddor Novi Sad Ord Eur-Novi Sad-RS 24 12 b NL 2 Finsai International Sa-Luxembourg-LU 24 13 b NL 2 Unipolsai Nederland Bv-Amsterdam-NL 24 14 b NL 7 Unipolsai Servizi Consortili Scri-Bologna-IT 24 17 b NL 1 Incontra Assicurazioni Spa (Ex Capitalia Ass.)-Milano-IT 24 21 b NL 4 Nuove Iniziative Toscane Srl-Firenze-IT 24 23 b NL 7 Pronto Assistance Servizi Scri-Torino-IT 24 24 b NL 1 Pronto Assistance Servizi Scri-Torino-IT 24 25 c NL 6 Unipolsai Investimenti Sgr (Ex Sai Investimenti)-Torino-IT 24 26 b NL 8 Tenute Del Cerro S.P.A (Ex Sai gricola)-Montepulciano-IT 24 31 b NL 9 Unipolsai Servizi Previdenziali Srl-Firenze-IT 24 33 b NL 4 Villa Ragionieri Srl-Firenze-IT 24 34 b NL 4 Villa Ragionieri Srl-Firenze-IT 24 35 d NL 2 Fin. PrivMilano-IT 24 39 e NL 6 Acomea Sgr (Ex Sai Asset Management Sgr)-Milano-IT 24 40 e NL 9 Compagnia Aerea Italiana Spa Ex Alitalia-Fiumicino-IT 24 41 e NL 3 Banca Popolare Etica Scarl-PADOVA-IT 24 42 e NL 9 Compagnia Aerea Italiana Spa Ex Alitalia-Fiumicino-IT 24 45 e NL 9 Compagnia Aerea Italiana Spa Ex Alitalia-Fiumicino-IT 24 46 e NL 4 Ex Var Scs-Luxembourg-LU 24 48 e NL 9 Stituto Europeo Di Oncologia-Milano-IT 24 49 e NL 9 Istituto Europeo Di Oncologia-Milano-IT 24 50 e NL 9 Mediorischi Srl-Milano-IT 24 51 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24 52 d NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24 53 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24 54 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24 55 b NL 4 Midi Srl-BOLOGNA-IT 24 55 b NL 4 Midi Srl-BOLOGNA-IT 24 56 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24 57 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24 57 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24 58 b NL 4 Midi Srl-BOLOGNA-IT 24 59 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24 50 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24 57 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24 58 b NL 4 Midi Srl-BOLOGNA-IT 24	7	b	NL	9	Casa Di Cura Villa Donatello-Firenze-IT	242
12 b	8	b	NL	9	Centro Oncol. F.No Casa Di Cura In Liquidazione-Sesto Fiorentino-IT	242
13 b NL 2 Unipolsai Nederland Bv-Amsterdam-NL 242 14 b NL 7 Unipolsai Servizi Consortili Scrl-Bologna-IT 244 17 b NL 1 Incontra Assicurazioni Spa (Ex Capitalia Ass.)-Milano-IT 242 21 b NL 4 Nuove Iniziative Toscane Srl-Firenze-IT 242 23 b NL 7 Pronto Assistance Servizi Scrl-Torino-IT 243 24 b NL 1 Pronto Assistance Spa-Torino-IT 244 26 c NL 6 Unipolsai Investimenti Sgr (Ex Sai Investimenti)-Torino-IT 242 28 b NL 8 Tenute Del Cerro S.P.A. (Ex Saiagricola)-Montepulciano-IT 243 31 b NL 9 Unipolsai Servizi Previdenziali Srl-Firenze-IT 244 31 b NL 9 Unipolsai Servizi Previdenziali Srl-Firenze-IT 242 31 b NL 4 Villa Ragionieri Srl-Firenze-IT 242 32 d NL </td <td>9</td> <td>b</td> <td>NL</td> <td>1</td> <td>Ddor Novi Sad Ord Eur-Novi Sad-RS</td> <td>242</td>	9	b	NL	1	Ddor Novi Sad Ord Eur-Novi Sad-RS	242
14 b NL 7 Unipolsai Servizi Consortili Scrl-Bologna-IT 24 17 b NL 1 Incontra Assicurazioni Spa (Ex Capitalia Ass.)-Milano-IT 24 21 b NL 4 Nuove Iniziative Toscane Srl-Firenze-IT 24 23 b NL 7 Pronto Assistance Spa-Torino-IT 24 24 b NL 1 Pronto Assistance Spa-Torino-IT 24 26 c NL 6 Unipolsai Investimenti Sgr (Ex Sai Investimenti)-Torino-IT 24 28 b NL 8 Tenute Del Cerro S.P.A. (Ex Saiagricola)-Montepulciano-IT 24 31 b NL 9 Unipolsai Servizi Previdenziali Srl-Firenze-IT 24 33 b NL 9 Unipolsai Servizi Previdenziali Srl-Firenze-IT 24 34 b NL 4 Villa Ragionieri Srl-Firenze-IT 24 35 d NL 4 Villa Ragionieri Srl-Firenze-IT 24 39 e NL 6	12	b	NL	2	Finsai International Sa-Luxembourg-LU	242
17	13	b	NL	2	Unipolsai Nederland Bv-Amsterdam-NL	242
21	14	b	NL	7	Unipolsai Servizi Consortili Scrl-Bologna-IT	242
23 b NL 7 Pronto Assistance Servizi Scrl-Torino-IT 242	17	b	NL	1	Incontra Assicurazioni Spa (Ex Capitalia Ass.)-Milano-IT	242
24 b NL 1 Pronto Assistance Spa-Torino-IT 24 26 c NL 6 Unipolsai Investimenti Sgr (Ex Sai Investimenti)-Torino-IT 24 28 b NL 8 Tenute Del Cerro S.P.A. (Ex Saiagricola)-Montepulciano-IT 24 31 b NL 9 Unipolsai Servizi Previdenziali Srl-Firenze-IT 24 34 b NL 4 Villa Ragionieri Srl-Firenze-IT 24 35 d NL 2 Fin. PrivMilano-IT 24 39 e NL 6 Acomea Sgr (Ex Sai Asset Management Sgr)-Milano-IT 24 40 e NL 9 Compagnia Aerea Italiana Spa Ex Alitalia-Fiumicino-IT 24 41 e NL 3 Banca Popolare Etica Scarl-PADOVA-IT 24 42 e NL 9 Downall Srt In Liquidazione-Milano-IT 24 45 e NL 9 Downall Srt In Liquidazione-Milano-IT 24 48 e NL 3 Banc	21	b	NL	4	Nuove Iniziative Toscane Srl-Firenze-IT	242
26 c NL 6 Unipolsai Investimenti Sgr (Ex Sai Investimenti)-Torino-IT 24 28 b NL 8 Tenute Del Cerro S.P.A. (Ex Saiagricola)-Montepulciano-IT 24 31 b NL 9 Unipolsai Servizi Previdenziali Srl-Firenze-IT 24 34 b NL 4 Villa Ragionieri Srl-Firenze-IT 24 35 d NL 2 Fin. PrivMilano-IT 24 39 e NL 6 Acomea Sgr (Ex Sai Asset Management Sgr)-Milano-IT 24 40 e NL 9 Compagnia Aerea Italiana Spa Ex Alitalia-Fiumicino-IT 24 41 e NL 3 Banca Popolare Etica Scarl-PADOVA-IT 24 42 e NL 9 Città Studi Spa New-Biella-IT 24 45 e NL 9 Downall Srl In Liquidazione-Milano-IT 24 46 e NL 4 Ex Var Scs-Luxembourg-LU 24 48 e NL 3 Banca Dell'Elba Cre	23	b	NL	7	Pronto Assistance Servizi Scrl-Torino-IT	242
28 b NL 8 Tenute Del Cerro S.P.A. (Ex Saiagricola)-Montepulciano-IT 24: 31 b NL 9 Unipolsai Servizi Previdenziali Srl-Firenze-IT 24: 34 b NL 4 Villa Ragionieri Srl-Firenze-IT 24: 35 d NL 2 Fin. PrivMilano-IT 24: 39 e NL 6 Acomea Sgr (Ex Sai Asset Management Sgr)-Milano-IT 24: 40 e NL 9 Compagnia Aerea Italiana Spa Ex Alitalia-Fiumicino-IT 24: 41 e NL 3 Banca Popolare Etica Scarl-PADOVA-IT 24: 42 e NL 9 Città Studi Spa New-Biella-IT 24: 45 e NL 9 Downall Srl In Liquidazione-Milano-IT 24: 46 e NL 4 Ex Var Scs-Luxembourg-LU 24: 48 e NL 3 Banca Dell'Elba Credito Cooperativo-Portoferraio-IT 24: 49 e NL 9 Mediorischi Srl	24	b	NL	1	Pronto Assistance Spa-Torino-IT	242
31 b NL 9 Unipolsai Servizi Previdenziali Srl-Firenze-IT 243 244 245	26	С	NL	6	Unipolsai Investimenti Sgr (Ex Sai Investimenti)-Torino-IT	242
34 b NL 4 Villa Ragionieri Srl-Firenze-IT 24: 35 d NL 2 Fin. PrivMilano-IT 24: 39 e NL 6 Acomea Sgr (Ex Sai Asset Management Sgr)-Milano-IT 24: 40 e NL 9 Compagnia Aerea Italiana Spa Ex Alitalia-Fiumicino-IT 24: 41 e NL 3 Banca Popolare Etica Scarl-PADOVA-IT 24: 42 e NL 9 Città Studi Spa New-Biella-IT 24: 45 e NL 9 Downall Srl In Liquidazione-Milano-IT 24: 46 e NL 4 Ex Var Scs-Luxembourg-LU 24: 48 e NL 3 Banca Dell'Elba Credito Cooperativo-Portoferraio-IT 24: 49 e NL 9 Istituto Europeo Di Oncologia-Milano-IT 24: 50 e NL 9 Mediorischi Srl-Milano-IT 24: 52 d NL 7 Uci - Ufficio Centrale Italiano-Milano-IT	28	b	NL	8	Tenute Del Cerro S.P.A. (Ex Saiagricola)-Montepulciano-IT	242
35 d NL 2 Fin.PrivMilano-IT 24: 39 e NL 6 Acomea Sgr (Ex Sai Asset Management Sgr)-Milano-IT 24: 40 e NL 9 Compagnia Aerea Italiana Spa Ex Alitalia-Fiumicino-IT 24: 41 e NL 9 Compagnia Aerea Italiana Spa Ex Alitalia-Fiumicino-IT 24: 41 e NL 3 Banca Popolare Etica Scarl-PADOVA-IT 24: 42 e NL 9 Città Studi Spa New-Biella-IT 24: 45 e NL 9 Downall Srl In Liquidazione-Milano-IT 24: 45 e NL 9 Downall Srl In Liquidazione-Milano-IT 24: 46 e NL 4 Ex Var Scs-Luxembourg-LU 24: 48 e NL 3 Banca Dell'Elba Credito Cooperativo-Portoferraio-IT 24: 49 e NL 9 Istituto Europeo Di Oncologia-Milano-IT 24: 50 e NL 9 Mediorischi Srl-Milan	31	b	NL	9	Unipolsai Servizi Previdenziali Srl-Firenze-IT	242
39 e	34	b	NL	4	Villa Ragionieri Srl-Firenze-IT	242
40 e NL 9 Compagnia Aerea Italiana Spa Ex Alitalia-Fiumicino-IT 24: 41 e NL 3 Banca Popolare Etica Scarl-PADOVA-IT 24: 42 e NL 9 Città Studi Spa New-Biella-IT 24: 45 e NL 9 Downall Srl In Liquidazione-Milano-IT 24: 46 e NL 4 Ex Var Scs-Luxembourg-LU 24: 48 e NL 3 Banca Dell'Elba Credito Cooperativo-Portoferraio-IT 24: 49 e NL 9 Istituto Europeo Di Oncologia-Milano-IT 24: 50 e NL 9 Mediorischi Srl-Milano-IT 24: 52 d NL 7 Uci - Ufficio Centrale Italiano-Milano-IT 24: 53 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24: 55 b NL 4 Midi Srl-BOLOGNA-IT 24:	35	d	NL	2	Fin. PrivMilano-IT	242
41 e NL 3 Banca Popolare Etica Scarl-PADOVA-IT 24. 42 e NL 9 Città Studi Spa New-Biella-IT 24. 45 e NL 9 Downall Srl In Liquidazione-Milano-IT 24. 46 e NL 4 Ex Var Scs-Luxembourg-LU 24. 48 e NL 3 Banca Dell'Elba Credito Cooperativo-Portoferraio-IT 24. 49 e NL 9 Istituto Europeo Di Oncologia-Milano-IT 24. 50 e NL 9 Mediorischi Srl-Milano-IT 24. 52 d NL 7 Uci - Ufficio Centrale Italiano-Milano-IT 24. 53 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24. 55 b NL 4 Midi Srl-BOLOGNA-IT 24.	39	е	NL	6	Acomea Sgr (Ex Sai Asset Management Sgr)-Milano-IT	242
42 e NL 9 Città Studi Spa New-Biella-IT 242 45 e NL 9 Downall SrI In Liquidazione-Milano-IT 242 46 e NL 4 Ex Var Scs-Luxembourg-LU 242 48 e NL 3 Banca Dell'Elba Credito Cooperativo-Portoferraio-IT 242 49 e NL 9 Istituto Europeo Di Oncologia-Milano-IT 242 50 e NL 9 Mediorischi Srl-Milano-IT 242 52 d NL 7 Uci - Ufficio Centrale Italiano-Milano-IT 242 53 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 242 55 b NL 4 Midi Srl-BOLOGNA-IT 243	40	е	NL	9	Compagnia Aerea Italiana Spa Ex Alitalia-Fiumicino-IT	242
45 e NL 9 Downall Srl In Liquidazione-Milano-IT 242 46 e NL 4 Ex Var Scs-Luxembourg-LU 242 48 e NL 3 Banca Dell'Elba Credito Cooperativo-Portoferraio-IT 242 49 e NL 9 Istituto Europeo Di Oncologia-Milano-IT 242 50 e NL 9 Mediorischi Srl-Milano-IT 242 52 d NL 7 Uci - Ufficio Centrale Italiano-Milano-IT 243 53 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 243 55 b NL 4 Midi Srl-BOLOGNA-IT 243	41	е	NL	3	Banca Popolare Etica Scarl-PADOVA-IT	242
46 e NL 4 Ex Var Scs-Luxembourg-LU 242 48 e NL 3 Banca Dell'Elba Credito Cooperativo-Portoferraio-IT 242 49 e NL 9 Istituto Europeo Di Oncologia-Milano-IT 242 50 e NL 9 Mediorischi Srl-Milano-IT 242 52 d NL 7 Uci - Ufficio Centrale Italiano-Milano-IT 242 53 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 242 55 b NL 4 Midi Srl-BOLOGNA-IT 242	42	е	NL	9	Città Studi Spa New-Biella-IT	242
48 e NL 3 Banca Dell'Elba Credito Cooperativo-Portoferraio-IT 24: 49 e NL 9 Istituto Europeo Di Oncologia-Milano-IT 24: 50 e NL 9 Mediorischi SrI-Milano-IT 24: 52 d NL 7 Uci - Ufficio Centrale Italiano-Milano-IT 24: 53 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24: 55 b NL 4 Midi SrI-BOLOGNA-IT 24:	45	е	NL	9	Downall Srl In Liquidazione-Milano-IT	242
49 e NL 9 Istituto Europeo Di Oncologia-Milano-IT 24.7 50 e NL 9 Mediorischi Srl-Milano-IT 24.7 52 d NL 7 Uci - Ufficio Centrale Italiano-Milano-IT 24.7 53 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24.7 55 b NL 4 Midi Srl-BOLOGNA-IT 24.7	46	е	NL	4	Ex Var Scs-Luxembourg-LU	242
50 e NL 9 Mediorischi Srl-Milano-IT 24.7 52 d NL 7 Uci - Ufficio Centrale Italiano-Milano-IT 24.7 53 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 24.7 55 b NL 4 Midi Srl-BOLOGNA-IT 24.7	48	е	NL	3	Banca Dell'Elba Credito Cooperativo-Portoferraio-IT	242
52 d NL 7 Uci - Ufficio Centrale Italiano-Milano-IT 242 53 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 242 55 b NL 4 Midi Srl-BOLOGNA-IT 242	49	е	NL	9	Istituto Europeo Di Oncologia-Milano-IT	242
53 e NL 9 Gruppo Gpa In Liquidazione-Milano-IT 242 55 b NL 4 Midi Srl-BOLOGNA-IT 243	50	е	NL	9	Mediorischi Srl-Milano-IT	242
55 b NL 4 Midi Srl-BOLOGNA-IT 242	52	d	NL	7	Uci - Ufficio Centrale Italiano-Milano-IT	242
55 b NL 4 Midi Srl-BOLOGNA-IT 242	53	е	NL	9	Gruppo Gpa In Liquidazione-Milano-IT	242
		b	NL			242
3/	57	d	NL	9	Hotel Villaggio Cdm Spa In Liquidazione-Modena-IT	242
		е	NL	1		242
61 e NL 1 The Co-Operators Group Sa-Guelph-CA 242	61	е	NL	1	The Co-Operators Group Sa-Guelph-CA	242
62 e NL 3 Banca Di Bologna Spa-Bologna-IT 242	62	е	NL	3	Banca Di Bologna Spa-Bologna-IT	242

^(*) The group companies and the other companies in which an interest is held directly, also via a trust company or a third party, must be listed.

4

a = Holding companies

b = Subsidiaries c = Affiliates

d = Associates

e = Others

(2) Enter L for securities traded on regulated

markets and NL for the others

(3) Business conducted

1 = Insurance company

2 = Financial company

4 = Real Estate company

5 = Trust company

6 = Management company distributing mutual investment funds

8 = Industrial company

9 = Other company or entity

(4) Amounts in original

(5) Specify the entire stake held

^(**) The order number must be higher than "0"



Share c	anital				Portion held (5)	
Sildie C	арттат		Profit or loss		For tion field (5)	
Amount (4)	Number of shares	Shareholders' equity (***)	of the year (***) (4)	Direct %	Indirect %	Total %
3,365,292,407	717,473,508			0.03		0.03
37,817,599	37,817,599	13,436,151	(22,974,998)	100.00		100.00
2,619,061	2,619,061	9,223,833	3,174,873	100.00		100.00
11,500,000	11,500,000	25,137,720	1,637,175	50.00		50.00
361,200	70,000	62,539,427	397,028	100.00		100.00
182,000	350,000	9,733,720	429,210	100.00		100.00
2,579,597,280	2,114,424	65,110,370	10,430,488	100.00		100.00
100,000	401,566	180,296	(33,414)	63.85	36.15	100.00
19,070	1,907	355,823,932	(147,465)	100.00		100.00
5,200,000	10,000,000	32,063,197	55,417	99.17	0.81	99.98
5,200,000	5,200,000	41,051,076	14,930,289	51.00		51.00
26,000,000	50,000,000	71,163,394	(1,413,823)	100.00		100.00
516,000	516,000	2,558,982	2,411	95.65	4.35	100.00
3,913,588	3,913,588			49.00		49.00
66,000,000	66,000,000	76,337,487	(140,336)	100.00		100.00
104,000	200,000	1,161,297	258,896	100.00		100.00
20,000	20,000	94,253,086	(20,956)	28.57		28.57
4,600,000	577,500			8.66		8.66
3,526,846	82,769,810,125			0.04		0.04
77,442,750	1,475,100			0.18		0.18
26,891,947	26,891,947			0.02		0.02
100,000	100,000			10.00		10.00
37,221	37,221			18.97		18.97
2,869,223	47,230			1.69		1.69
80,579,007	80,579,007			14.37		14.37
524,922	1,029,259	1,329,845	15,965	38.12	0.10	38.22
3,772,000	16,400,000			10.00		10.00
112,000,000	112,000,000	144,389,086	(233,201)	100.00		100.00
2,030,000	7,000,000	(3,759,358)	(123,353)	49.00		49.00
7,907,924	26,359,747			18.73		18.73
26,793,000	345,772			5.78		5.78
44,028,574	852,606			0.13		0.13

 $[\]ensuremath{\mbox{(****)}}$ To be filled in only for subsidiaries and associates



Assets - Statement with information relating to investees (*)

Ord.		Listed	Business		
No.(**)	Type (1)	unlisted (2)	conducted	Name and registered office	Currency
64	е	NL	9	Cooptech Scarl-ROMA-IT	242
65	е	NL	9	Fondazione Unipolis-Bologna-IT	242
66	е	NL	9	Inforcoop Scarl-ROMA-IT	242
68	е	NL	7	Consorzio Energia Fiera District-Bologna-IT	242
69	b	NL	2	the second secon	242
70	е	NL	4	Euromilano Spa-Milano-IT	242
81	b	NL	9	Sogeint Srl-S.DonatoMI-IT	242
82	е	NL	1	Tirrena Assicurazioni Spa-Roma-IT	242
83	d	NL	4	Garibaldi Sca-Luxembourg-LU	242
87	d	NL	4	Isola (Ex Hedf Isola)-Luxembourg-LU	242
94	b	NL	9	Alfaevolution Technology Spa-Bologna-IT	242
95	d	NL	4	Borsetto Srl-Torino-IT	242
96	d	NL	2	Butterfly Am Sarl-Luxembourg-LU	242
97	d	NL	9	Funivie Del Piccolo San Bernardo Spa-La Thuile-IT	242
98	b	NL	9	Ital H&R Srl-Bologna-IT	242
99	b	NL	4	Marina Di Loano Spa-Loano-IT	242
100	Ь	NL	4	Meridiano Secondo Srl-Milano-IT	242
104	d	NL	9	Servizi Immobilari Martinelli Spa-Cinisello Balsamo-IT	242
105	b	NL	1	Siat-Genova-IT	242
106	b	NL	4	Società Edilizia Immobiliare Sarda - Seis Spa-Bologna-IT	242
108	b	NL	9	Leithà Srl-Bologna-IT	242
109	b	NL	9	Ambra Property Srl-Bologna-IT	242
110	b	NL	1	Linear Assicurazioni Spa-BOLOGNA-IT	242
111	b	NL	1	Unisalute Spa-BOLOGNA-IT	242
112	b	NL	1	Arca Vita Spa-VERONA-IT	242
113	е	L	3	Bper Banca Spa-Modena-IT	242
114	С	NL	2	UnipolReC Spa-Bologna-IT	242
118	b	NL	9	Centri Medici Dyadea Srl-Bologna-IT	242
119	е	NL	4	Visconti Srl-Milano-IT	242
120	b	NL	8	Cambiomarcia Srl-Ravenna-IT	242
121	b	NL	9	Unica Lab S.R.LBologna-IT	242
122	b	NL	9	Š	242

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(***) The order number must be higher than "0"

(1) Type a = Holding companies

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c = Affiliates

4

d = Associates

e = Others

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(3) Business conducted

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4 = Real Estate company

5 = Trust company

 $6 = Management \ company \ distributing \ mutual \ investment \ funds$

8 = Industrial company

9 = Other company or entity

(4) Amounts in original

(5) Specify the entire stake held



Share o	ranital				Portion held (5)				
ondi c	apricat		Profit or loss		T OT CONTICUO (3)				
Amount (4)	Number of shares	Shareholders' equity (***)	of the year (***) (4)	Direct %	Indirect %	Total %			
49,020	95			5.26		5.26			
258,230	1			100.00		100.00			
889,550	889,550			2.44		2.44			
33,000	14			7.14		7.14			
32,000,000	32,000,000	239,499,430	3,589,811	100.00		100.00			
1,356,582	87,492			14.86		14.86			
100,000	100,000	2,574,709	377,394	100.00		100.00			
17,850,000	35,000,000			11.14		11.14			
31,000	31,000	(7,127,381)	(76,834)	32.00		32.00			
31,000	31,000	(4,227,829)	(62,017)	29.56		29.56			
5,000,000	5,000,000	86,056,701	601,899	100.00		100.00			
2,971,782	2,971,782	1,840,727	(170,165)	44.93		44.93			
10,713,416	6,121,952	12,604,587	126,828	23.55		23.55			
13,312	13,312	(198,218)	(268,903)	100.00		100.00			
5,536,000	5,536	78,700,633	51,947	100.00		100.00			
2,000,000	2,000,000	206,635,119	(3,722,489)	100.00		100.00			
100,000	1,000	1,246,378	58,999	20.00		20.00			
38,000,000	38,000,000	62,593,173	3,441,187	94.69		94.69			
100,000	100,000	976,745	490,800	100.00		100.00			
19,300,000	19,300,000	137,791,277	22,139,376	100.00		100.00			
78,028,566	78,028,566	205,222,286	42,287,811	98.99		98.99			
208,279,080	34,713,180	388,175,151	61,821,686	63.39		63.39			
2,100,435,182	1,413,263,512			9.34		9.34			
290,122,715	290,122,715			14.76		14.76			
1,858,782	1,858,782	649,335	(906,085)	100.00		100.00			
11,000,000	11,000,000			7.60		7.60			
13,974	13,974	98,712	(473,353)	100.00		100.00			
1,000,000	1,000,000	848,870	(151,130)	100.00		100.00			
25,000,000	25,000,000	66,171,311	14,506,887	100.00		100.00			

^(****) To be filled in only for subsidiaries and associates



Assets - Statement of changes in investments in group companies and other investees: shares and holdings

					Increases in the year	
0.1				Forn	ourchases	
Ord. No(1)	Type (2)	(2)	Name	Quantity	Value	Other increases
2	a a		Unipol Gruppo Spa	1,000,000	3,368	Other thereases
3	b		Gruppo Una Spa	1,000,000	3,300	4,247
3	b	V	Gruppo Una Spa			17-17
4	b	D	Auto Presto & Bene Spa (Ex Sai Sistemi Ass.Vi)			
6	b		Bim Vita Spa (Ex Vitasi)			
7	b		Casa Di Cura Villa Donatello			45,921
8	b	D	Centro Oncol. F.No Casa Di Cura In Liquidazione			
9	b	D	Ddor Novi Sad Ord Eur			
9	b	V	Ddor Novi Sad Ord Eur			
12	b	D	Finsai International Sa			
12	b	V	Finsai International Sa			
13	b	D	Unipolsai Nederland Bv			
13	b	V	Unipolsai Nederland Bv			
14	b	D	Unipolsai Servizi Consortili Scrl			288
14	b	V	Unipolsai Servizi Consortili Scrl			
17	b	D	Incontra Assicurazioni Spa (Ex Capitalia Ass.)			
21	b	D	Nuove Iniziative Toscane Srl			2,200
23	b	D	Pronto Assistance Servizi Scrl			5
24	b	D	Pronto Assistance Spa			
26	С	V	Unipolsai Investimenti Sgr (Ex Sai Investimenti)			
28	b	D	Tenute Del Cerro S.P.A. (Ex Saiagricola)			897
28	b	V	Tenute Del Cerro S.P.A. (Ex Saiagricola)			
31	b	D	Unipolsai Servizi Previdenziali Srl			
34	b		Villa Ragionieri Srl			
35	d		Fin. Priv.			
39	е	D	Acomea Sgr (Ex Sai Asset Management Sgr)			
			Totals C.II.1		9,293	163,984
	a		Holding companies		3,368	
	b		Subsidiaries		5,925	90,814
	С		Affiliates			
	d		Associates			76
	е		Others			73,094
			Total D.I			
			Total D.II			

(1) It must match the one stated in Annex $\boldsymbol{6}$

(2) Type

4

a = Holding companies

b = Subsidiaries c = Affiliates

c = Affiliates

d = Associates

e=Others

(3) State:

D for the investments allocated to the Non-Life business (item C.II.1)

 $\,V\,\,$ for the investments allocated to the Life business (item C.II.1)

V1 for the investments allocated to the Life business (item D.1)

V2 for the investments allocated to the Life business (item D.2)

The interest, also when split, must be

assigned the same order number



4,288 236,496 789 789 789			ount (4)	Decreases in the year Carrying amount (4)			Decrea
4,288 236,496 789 789 789 18,530,624 17,960 101,569 19,286,975 14,273 101,385 2,619,061 5,754 22,990 5,750,000 9,923 9,923 3,531 70,000 66,346 73,325 350,000 8,900 84,365 422,912 17,195 53,474 1,691,512 68,776 213,878 181,679 74,704 181,679 74,704 181,679 74,4704 1,342 27,5147 465,219 7,448,378 23,841 46,017 2,469,094 7,903 15,355 15,286 50,000,000 71,367 235,313 493,569 2,342 2,342 2,342 13,566 19,176,58 5,940 5,947 61,509,359 66,569 76,600 61,26 50,000 762 2,046 53,934 5,714 27,446 29,552 21,007 210 265							For sales
18,530,624 17,960 101,569 19,286,975 14,273 101,385 2,619,061 5,754 22,990 5,750,000 9,923 9,923 3,531 70,000 66,346 73,325 350,000 8,900 84,365 422,912 77,195 53,474 16,91,512 68,776 213,878 181,679	Current valu	Cost	Value	Quantity	Other decreases	Value	Quantity
19,286,975 14,273 101,385 2,619,061 5,754 22,990 5,750,000 9,923 9,923 3,531 70,000 66,346 73,325 350,000 8,900 84,365 422,912 17,195 53,474 1,691,512 68,776 213,878 181,679 74,704 5,65 115,841 195,863 1,342 275,147 465,219 7,448,378 23,841 46,017 2,469,094 7,903 15,355 2,652,000 11,784 56,000 1,286 50,000,000 71,367 235,313 493,569 2,342 2,342 13,566 1,1917,658 5,940 5,947 61,509,359 66,569 76,606 4,490,641 4,900 6,126 53,934 5,714 27,446 29,552 21,007 210 2,655	92	789	789	236,496	4,288		
2,619,061 5,754 22,990 5,750,000 9,923 9,923 3,531 70,000 66,346 73,325 422,912 17,195 53,474 1,691,512 68,776 213,878 181,679 181,679 74,704 181,679 1,342 275,147 465,219 1,342 275,147 465,219 1,483,78 23,841 46,017 2,469,094 7,903 15,355 1,286 50,000,000 71,367 235,313 493,569 2,342 2,342 13,566 1,917,658 5,940 5,947 61,509,359 66,569 76,606 4,490,641 4,900 6,126 53,934 5,714 27,446 29,552 21,007 210 265	17,96	101,569	17,960	18,530,624			
5,750,000 9,923 9,923 3,531 70,000 66,346 73,325 350,000 8,900 84,365 1,691,512 68,776 213,878 181,679 181,679 74,704 195,863 1,342 275,147 465,219 4,483,78 23,841 46,017 2,469,094 7,903 15,355 2,52,000 11,784 56,000 1,286 50,000,000 71,367 235,313 493,569 2,342 2,342 13,566 1,917,658 5,940 5,947 61,509,359 66,569 76,606 4,490,641 4,900 6,126 53,934 5,714 27,446 29,552 21,007 210 265	14,27	101,385	14,273	19,286,975			
3,531 70,000 66,346 73,325 350,000 8,900 84,365 422,912 17,195 53,474 1,691,512 68,776 213,878 181,679	5,75	22,990	5,754	2,619,061			
350,000 8,900 84,365 422,912 17,195 53,474 1,691,512 68,776 213,878 181,679	9,92	9,923	9,923	5,750,000			
422,912 17,195 53,474 1,691,512 68,776 213,878 181,679	66,34	73,325	66,346	70,000	3,531		
1.691.512 68,776 213,878 181,679	8,90	84,365	8,900	350,000			
181,679 74,704 195,863 195,8	17,19	53,474	17,195	422,912			
74,704 195,863 565 115,841 195,863 1,342 275,147 465,219 7,448,378 23,841 46,017 2,469,094 7,903 15,355 2,652,000 11,784 56,000 1,286 50,000,000 71,367 235,313 493,569 2,342 2,342 13,566 1,917,658 5,940 5,947 61,509,359 66,569 76,606 4,490,641 4,900 6,126 200,000 762 2,046 53,934 5,714 27,446 29,552 21,007 210 265	68,77	213,878	68,776	1,691,512			
565 115,841 195,863 1,342 275,147 465,219 7,448,378 23,841 46,017 2,469,094 7,903 15,355 2,652,000 11,784 56,000 1,286 50,000,000 71,367 235,313 493,569 2,342 2,342 13,566 1,917,658 5,940 5,947 61,509,359 66,569 76,606 4,490,641 4,900 6,126 200,000 762 2,046 53,934 5,714 27,446 29,552 21,007 210 265				181,679			
1,342 275,147 465,219 7,448,378 23,841 46,017 2,469,094 7,903 15,355 2,652,000 11,784 56,000 1,286 50,000,000 71,367 235,313 493,569 2,342 2,342 13,566 1,917,658 5,940 5,947 61,509,359 66,569 76,606 4,490,641 4,900 6,126 200,000 762 2,046 53,934 5,714 27,446 29,552 21,007 210 265				74,704			
7,448,378 23,841 46,017 2,469,094 7,903 15,355 2,652,000 11,784 56,000 1,286 50,000,000 71,367 235,313 493,569 2,342 2,342 13,566 1,917,658 5,940 5,947 61,509,359 66,569 76,606 4,490,641 4,900 6,126 200,000 762 2,046 53,934 5,714 27,446 29,552 21,007 210 265	115,84	195,863	115,841	565			
2,469,094 7,903 15,355 2,652,000 11,784 56,000 1,286 50,000,000 71,367 235,313 493,569 2,342 2,342 13,566	275,14	465,219	275,147	1,342			
2,652,000 11,784 56,000 1,286 50,000,000 71,367 235,313 493,569 2,342 2,342 13,566 1,917,658 5,940 5,947 61,509,359 66,569 76,606 4,490,641 4,900 6,126 200,000 762 2,046 53,934 5,714 27,446 29,552 21,007 210 265	23,84	46,017	23,841	7,448,378			
1,286 50,000,000 71,367 235,313 493,569 2,342 2,342 13,566 1,917,658 5,940 5,947 61,509,359 66,569 76,606 4,490,641 4,900 6,126 200,000 762 2,046 53,934 5,714 27,446 29,552 21,007 210 265	7,90	15,355	7,903	2,469,094			
13,566 2,342 2,342 13,566 1,917,658 5,940 5,947 1,917,658 66,569 76,606 1,917,658 1,917,65	11,78	56,000	11,784	2,652,000			
13,566 1,917,658 5,940 5,947 61,509,359 66,569 76,606 4,490,641 4,900 6,126 200,000 762 2,046 53,934 5,714 27,446 29,552 21,007 210 265	71,36	235,313	71,367	50,000,000	1,286		
1.917,658 5.940 5.947 61,509,359 66,569 76,606 4,490,641 4,900 6,126 200,000 762 2,046 53.934 5,714 27,446 29,552 21,007 210 265	2,34	2,342	2,342	493,569			
61,509,359 66,569 76,606 4,490,641 4,900 6,126 200,000 762 2,046 53.934 5,714 27,446 29,552 21,007 210 265					13,566		
4,490,641 4,900 6,126 200,000 762 2,046 53.934 5,714 27,446 29,552 21,007 210 265	5,94	5,947	5,940	1,917,658			
200,000 762 2,046 53.934 55.714 27,446 29,552 21,007 210 265	66,56	76,606	66,569	61,509,359			
53.934 5.714 27.446 29.552 21,007 210 265	4,90	6,126	4,900	4,490,641			
5,714 27,446 29,552 21,007 210 265	76	2,046	762	200,000			
21,007 210 265					53,934		
	27,44	29,552	27,446	5,714			
12,030 130,650 3,530,048 4.890,374 3.	21	265	210	21,007			
12,030 130,650 3,530,048 4.890,374 3.							
5.55	3,412,98	4,890,374	3,530,048		130,650	12,030	
4,288 789 789	92	789	789		4,288		
11,999 126,206 3,099,871 4,262,830 3,	3,099,8	4,262,830	3,099,871		126,206	11,999	
67,197 141,676	67,19	141,676	67,197				
76 33.541 43.500	33,54	43,500	33,541		76		
31 80 328,649 441,580	211,44	441,580	328,649		80	31	

⁽⁴⁾ Highlight with a (*) if measured using the equity method (for Type b and D only)



Assets - Statement of changes in investments in group companies and other investees: shares and holdings

	I I		T		Increases in the year	
			-	Forr	ourchases	
Ord. No(1)	Type (2)	(5)	Name	Quantity	Value	Other increases
39	e e		Acomea Sgr (Ex Sai Asset Management Sgr)	Quantity	value	Other thereases
40	e		Compagnia Aerea Italiana Spa Ex Alitalia			
41	e	D	i de la companya de			
42	e					
45	e	D	Downall Srl In Liquidazione			
46	е		Ex Var Scs			
48	е	D	Banca Dell'Elba Credito Cooperativo			
49	е		Istituto Europeo Di Oncologia			
50	е	D	Mediorischi Srl			
52	d	D	Uci - Ufficio Centrale Italiano			
53	е	D	Gruppo Gpa In Liquidazione			
55	b		Midi Srl			12,154
57	d	D	Hotel Villaggio Cdm Spa In Liquidazione			
60	е	D	Syneteristiki Insurance Sa			
61	е	D	The Co-Operators Group Sa			
62	е	D	Banca Di Bologna Spa			
64	е	D	Cooptech Scarl			
65	е	D	Fondazione Unipolis			
66	е	D	Inforcoop Scarl			
68	е	D	Consorzio Energia Fiera District			
69	b	D	Unipolsai Finance Spa			
69	b	V	Unipolsai Finance Spa			
70	е	D	Euromilano Spa			
81	b	D	Sogeint Srl			
82	е	D	Tirrena Assicurazioni Spa			
83	d	V	Garibaldi Sca			
87	d	V	Isola (Ex Hedf Isola)			
94	b	D	Alfaevolution Technology Spa			
95	d		Borsetto Srl			76
96	d	D	Butterfly Am Sarl			
97	d		Funivie Del Piccolo San Bernardo Spa			
98	b		Ital H&R Srl			
99	b		Marina Di Loano Spa			
100	b		Meridiano Secondo Srl			24,100
104	d	D	Servizi Immobilari Martinelli Spa			

(1) It must match the one stated in Annex 6

(2) Type

a = Holding companies

b = Subsidiaries

c = Affiliates

d = Associates

e = Others

(3) State

D for the investments allocated to the Non-Life business (item C.II.1)

 $\,V\,\,$ for the investments allocated to the Life business (item C.II.1)

V1 for the investments allocated to the Life business (item D.1)

V2 for the investments allocated to the Life business (item D.2)

The interest, also when split, must be assigned the same order number



		mount (4)	Carrying ar		Decreases in the year	
						For sa
Current value	Cost	Value	Quantity	Other decreases	Value	Quantity
290	436	290	28,993			
	50,000		29,589,882			
138	138	138	2,600			
4	18	4	5,825	1		
	1,020		9,999			
7	271	7	7,060			
41	41	41	800			
11,881	19,170	11,881	11,581,062			
					31	12,035
218	301	218	392,351			
	8,500		1,639,980			
141,527	141,527	141,527	112,000,000			
	3,275		3,429,933			
2,124	2,124	2,124	4,935,943			
1,232	1,232	1,232	20,000			
57	57	57	1,072			
3	3	3	5			
258	258	258	1			
	22		21,730			
2	2	2	1			
117,362	141,864	117,362	16,000,000			
117,362	135,822	117,362	16,000,000			
200	15,562	200	13,000			
100	980	100	100,000			
	21,175		3,900,000			
660	660	660	9,920			
1,598	1,598	1,598	9,164			
90,000	90,000	90,000	5,000,000			
903	3,868	903	1,335,149	76		
2,695	4,225	2,695	1,441,691			
	118		13,312	71		
81,709	207,139	81,709	5,536			
214,160	235,519	214,160	2,000,000			
20	20	20	200			

⁽⁴⁾ Highlight with a (*) if measured using the equity method (for Type b and D only)



Assets - Statement of changes in investments in group companies and other investees: shares and holdings

				Increases in the yea	r
Ord.			For	purchases	
No(1)	Type (2)	(3)	Name Quantity	Value	Other increases
105	b	D	Siat		
106	b	D	Società Edilizia Immobiliare Sarda - Seis Spa		
108	b	D	Leithà Srl		
109	b	D	Ambra Property Srl		
110	b	D	Linear Assicurazioni Spa		
111	b	D	Unisalute Spa		
112	b	V	Arca Vita Spa		
113	е	D	Bper Banca Spa		73,094
114	С	D	UnipolReC Spa		
114	С	V	UnipolReC Spa		
118	b	D	Centri Medici Dyadea Srl		
119	е	D	Visconti Srl		
120	b	D	Cambiomarcia Srl 13.974	5,925	
121	b	D	Unica Lab S.R.L.		1,000
122	b	D	UnipolRental Spa		

(1) It must match the one stated in Annex 6

(2) Type

4

- a = Holding companies
- b = Subsidiaries
- c = Affiliates
- d = Associates
- e=Others

(3) State:

- D for the investments allocated to the Non-Life business (item C.II.1)
- V $\,$ for the investments allocated to the Life business (item C.II.1)
- $V1\ \ for the investments allocated to the Life business (item D.1)$
- $\ensuremath{\text{V2}}$ for the investments allocated to the Life business (item D.2)
- The interest, also when split, must be assigned the same order number



D	ecreases in the year		Carrying a	mount (4)		
For sale	es					
Quantity	Value	Other decreases	Quantity	Value	Cost	Current value
			35,983,610	39,809	39,809	39,809
387,500	11,999					
			100,000	100	100	100
		53,819				
			19,300,000	180,000	180,000	180,000
			77,242,993	745,000	745,000	745,000
			22,005,690	475,000	475,000	475,000
			131,975,560	311,445	320,450	194,242
			34,780,915	49,768	114,385	49,768
			8,029,607	11,490	21,345	11,490
			1,858,782	5,142	5,142	5,142
		79	836,310	757	836	757
			13,974	5,925	5,925	5,925
			1,000,000	1,000	1,000	1,000
			25,000,000	96,092	96,092	96,092

⁽⁴⁾ Highlight with a (*) if measured using the equity method (for Type b and D only)



Annex 8

Assets - Breakdown based on the use of other financial investments: shares and holdings, mutual investment fund units, bonds and other fixed-yield securities, mutual investment units and sundry financial investments (items C.III.1, 2, 3, 5, 7)

		Long-term us	se p	ortfolio		Short-term u	se p	ortfolio		To	tal	
I - Non-Life business	Car	Carrying amount Current value		С	arrying amount	(Current value	Carrying amount		Current value		
1. Shares and holdings in:	1	1,497	21	1,497	41	298,623	61	305,825	81	300,120	101	307,322
a) listed shares	2		22		42	248,472	62	255,648	82	248,472	102	255,648
b) unlisted shares	3	1,497	23	1,497	43	50,151	63	50,177	83	51,647	103	51,674
c) holdings	4		24		44		64		84		104	
2. Mutual investment fund units .	5	39,339	25	42,815	45	2,098,639	65	2,160,243	85	2,137,977	105	2,203,058
3. Bonds and other fixed-yield securities	6	3,911,809	26	4,818,010	46	4,205,216	66	4,489,270	86	8,117,025	106	9,307,280
a1) Listed government securities	7	2,575,398	27	3,352,428	47	546,665	67	559,823	87	3,122,063	107	3,912,251
a2) other listed securities	8	1,228,075	28	1,342,271	48	3,607,901	68	3,878,291	88	4,835,976	108	5,220,562
b1) unlisted government securities	9	81,497	29	94,351	49		69		89	81,497	109	94,351
b2) other unlisted securities	10	26,839	30	28,960	50	49,997	70	50,504	90	76,836	110	79,464
c) convertible bonds	11		31		51	653	71	653	91	653	111	653
5. Mutual investment units	12	·	32	•	52		72	•	92		112	
7. Sundry financial investments	13		33		53	19,260	73	22,296	93	19,260	113	22,296

		Long-term us	se po	rtfolio		Short-term u	se po	rtfolio		То	tal	
II - Life business	Carı	rying amount	C	Current value		rrying amount	Current value		Carrying amount		Current value	
1. Shares and holdings in:	121		141		161	268,521	181	277,191	201	268,521	221	277,191
a) listed shares	122		142		162	168,521	182	177,171	202	168,521	222	177,171
b) unlisted shares	123		143		163	100,000	183	100,019	203	100,000	223	100,019
c) holdings .	124		144		164		184		204		224	
2. Mutual investment fund units	125	17,944	145	18,034	165	2,532,606	185	2,590,748	205	2,550,550	225	2,608,782
3. Bonds and other fixed-yield securities	126	16,579,122	146	20,697,915	166	7,571,001	186	8,553,254	206	24,150,123	226	29,251,169
a1) Listed government securities	127	12,277,340	147	15,950,123	167	3,881,943	187	4,589,570	207	16,159,283	227	20,539,693
a2) other listed securities	128	3,915,818	148	4,297,967	168	3,669,540	188	3,944,165	208	7,585,358	228	8,242,132
b1) unlisted government securities	129	215,198	149	268,729	169		189		209	215,198	229	268,729
b2) other unlisted securities	130	170,767	150	181,096	170	19,516	190	19,517	210	190,283	230	200,613
c) convertible bonds	131		151		171	1	191	2	211	1	231	2
5. Mutual investment units	132		152		172		192		212		232	
7. Sundry financial investments	133		153		173	5,602	193	1,159	213	5,602	233	1,159

4



Assets - Changes in the year in other financial investments with long-lived use: shares and holdings, mutual investment fund units, bonds and other fixed-yield securities, mutual investment units and sundry financial investments (items C.III.1, 2, 3, 5, 7)

			Shares and holdings		Mutual investment	1	Bonds and other fixed- yield securities		Mutual investment units		Sundry financial investments
			C.III.1		fund units C.III.2		C.III.3		C.III.5		C.III.7
Opening balance	+	1	1,497	21	44,202	41	20,937,505	81		101	
Increases in the year:	+	2		22	29,412	42	3,266,135	82		102	
for: purchases		3		23	29,218	43	2,928,880	83		103	
reversals of impairment losses		4		24		44		84		104	
transfers from the short-term portfolio		5		25		45	127,292	85		105	
other changes		6		26	195	46	209,964	86		106	
Decreases in the year:]-	7		27	16,332	47	3,712,709	87		107	
for: sales		8		28		48	3,530,469	88		108	
write-downs		9		29	11,445	49		89		109	
transfers to the short-term portfolio		10		30	1,329	50	115,409	90		110	
other changes		11		31	3,557	51	66,831	91		111	
Carrying amount]	12	1,497	32	57,283	52	20,490,931	92	·	112	
Current value		13	1,497	33	60,850	53	25,515,925	93		113	

Annex 10

Assets - Changes in the year in loans and bank deposits (items C.III.4, 6)

			Loans C.III.	.4	Bank deposits C.III.6
Opening balance	+	1	1 22,17	74	21 25,521
Increases in the year:	+		2 7,57	70	22 650
for: lending		13	3 7,35	53	
reversals of impairment losses		4	4		
other changes			5 21	18	
Decreases in the year:	=	. 6	6 8,86	57	26 6,056
for: repayments		7	7 8,78	37	
write-downs		8	8		
other changes		9	9 8	30	
Carrying amount		1	10 20,87	77	30 20,115



Annex 11

$\label{lem:assets} Assets - Statement \ of \ assets \ relating \ to \ benefits \ linked \ to \ investment \ funds \ and \ market \ indices \ (item \ D.I)$

		Curr	ent value			Acqu	isition (ost
		Year		Previous year		Year		Previous year
I. Land and buildings	1		21	-	41		61	
II. Investments in group companies and other investees:								
1. Shares and holdings	2		22		42		62	
2. Bonds	3		23		43		63	
3. Loans	4		24		44		64	
III. Mutual investment fund units	5	628,368	25	518,965	45	557,339	65	460,203
IV. Other financial investments:								
1. Shares and holdings	6	752	26	5,804	46	999	66	6,084
2. Bonds and other fixed-yield securities	7	121,513	27	107,521	47	115,392	67	104,917
3. Bank deposits	8		28		48		68	
4. Sundry financial investments	9	494	29	395	49	448	69	395
V. Other assets	10	617	30	447	50	617	70	447
VI. Cash and cash equivalents	11	56,847	31	47,001	51	56,847	71	47,001
Payables and expenses	12	(433)	32	(971)	52	(433)	72	(971)
	13		33		53		73	
Total	14	808,158	34	679,163	54	731,208	74	618,077



Annex 11/1

INDEX LINKED

		Curr	ent value	Acqu	isition cost
		Year	Previous year	Year	Previous year
I. Land and buildings	1		21	41	61
II. Investments in group companies and other investees:					
1. Shares and holdings	2		22	42	62
2. Bonds	3		23	43	63
3. Loans	4		24	44	64
III. Mutual investment fund units	5		25	45	65
IV. Other financial investments:					
1. Shares and holdings	6		26	46	66
2. Bonds and other fixed-yield securities	7	408	27 650	47 1,487	67 1,571
3. Bank deposits	8		28	48	68
4. Sundry financial investments	9	494	29 395	49 448	69 395
V. Other assets	10		30	50	70
VI. Cash and cash equivalents	11		31	51	71
	12		32	52	72
	13		33	53	73
Total	14	902	34 1,045	54 1,935	74 1,966

UNIT LINKED

Annex11/2

		1 21 2 22 3 23 4 24 5 628,368 25 518,969				Acquisition cost				
		Year		Previous year	Year		Previous year			
I. Land and buildings	1		21		41	61				
II. Investments in group companies and other investees:										
1. Shares and holdings	2		22		42	62				
2. Bonds	3		23		43	63				
3. Loans	4		24		44	64				
III. Mutual investment fund units	5	628,368	25	518,965	45 557,339	65	460,203			
IV. Other financial investments:										
1. Shares and holdings	6	752	26	5,804	46 999	66	6,084			
2. Bonds and other fixed-yield securities	7	121,105	27	106,872	47 113,904	67	103,346			
3. Bank deposits	8		28		48	68				
4. Sundry financial investments	9		29		49	69				
V. Other assets	10	617	30	447	50 617	70	447			
VI. Cash and cash equivalents	11	56,847	31	47,001	51 56,847	71	47,001			
Payables and expenses	12	(433)	32	(971)	52 (433	72	(971)			
	13		33		53	73				
Total	14	807,256	34	678,118	54 729,27 4	74	616,111			



Annex 12

Assets - Statement of assets arising from pension fund management (item D.II)

		Curren	t value			Acquisit	ion co	st
		Year	ı	Previous year		Year		Previous year
I. Investments in group companies and other investees:								
1. Shares and holdings	1		21		41		61	
2. Bonds	2		22		42		62	
II. Other financial investments:								
1. Shares and holdings	3	123,382	23	142,901	43	111,485	63	127,243
2. Bonds and other fixed-yield securities	4	2,819,587	24	4,211,333	44	2,771,179	64	4,230,827
3. Mutual investment fund units	5	379,622	25	299,323	45	332,451	65	234,294
4. Bank deposits	6		26		46		66	
5. Sundry financial investments	7		27		47		67	
III. Other assets	8	12,534	28	21,217	48	12,534	68	21,217
IV. Cash and cash equivalents	9	957,269	29	288,143	49	957,269	69	288,143
Securities to be settled, payables and sundry liabilities	10	(14,812)	30	(16,314)		(14,812)	70	(16,314)
	11		31		51		71	
Total	12	4,277,583	32	4,946,603	52	4,170,106	72	4,885,411

Annex 12/04

UNIPOLSAI PREVIDENZA FPA

		Curren	t value		Acquisi	tion co	st
		Year	Previous year		Year		Previous year
I. Investments in group companies and other investees:							
1. Shares and holdings	1		21	41		61	
2. Bonds	2		22	42		62	
II. Other financial investments:							
1. Shares and holdings	3	123,382	23 142,90	43	111,485	63	127,243
2. Bonds and other fixed-yield securities	4	462,632	24 540,23	44	445,813	64	533,306
3. Mutual investment fund units	5	251,637	25 156,394	45	231,172	65	139,418
4. Bank deposits	6		26	46		66	
5. Sundry financial investments	7		27	47		67	
III. Other assets	8	2,624	28 2,798	48	2,624	68	2,798
IV. Cash and cash equivalents	9	26,699	29 18,552	49	26,699	69	18,552
Securities to be settled, payables and sundry liabilities	10	(3,734)	30 (7,398)	50	(3,734)	70	(7,398)
	11		31	51		71	
Total	12	863,240	₃₂ 853,479	52	814,059	72	813,919



COMETA

Annex 12/07

		Current	value	Acquisit	ion cost	
		Year	Previous year	Year	Previous	year
I. Investments in group companies and other investees:			·			
1. Shares and holdings	1	2	n	41	61	
2. Bonds	2	2	22	42	62	
II. Other financial investments:						
1. Shares and holdings	3	2	3	43	63	
2. Bonds and other fixed-yield securities	4	2	872,610	44	64 888	3,942
3. Mutual investment fund units	5	2	17,605	45	65 10),663
4. Bank deposits	6	2	26	46	66	
5. Sundry financial investments	7	2	7	47	67	
III. Other assets	8	2	8 3,909	48	68 3.	3,909
IV. Cash and cash equivalents	9	2	9,975	49	69 9	9,975
Securities to be settled, payables and sundry liabilities	10	3	377)	50	70	(377)
	11	3	și .	51	71	
Total	12	3	903,721	52	72 91	13,111

Annex 12/08

ARCO

		Curren	t value	Acquisi	tion cost
		Year	Previous year	Year	Previous year
I. Investments in group companies and other investees:					
1. Shares and holdings	1		21	41	61
2. Bonds	2		22	42	62
II. Other financial investments:					
1. Shares and holdings	3		23	43	63
2. Bonds and other fixed-yield securities	4	51,833	24 66,689	44 51,107	64 67,372
3. Mutual investment fund units	5	4,297	25 3,885	45 2,665	65 2,492
4. Bank deposits	6		26	46	66
5. Sundry financial investments	7		27	47	67
III. Other assets	8	234	28 470	48 234	68 470
IV. Cash and cash equivalents	9	24,526	29 1,618	49 24,526	69 1,618
Securities to be settled, payables and sundry liabilities	10	(232)	30 (62)	50 (232)	70 (62)
	11		31	51	71
Total	12	80,658	₃₂ 72,600	52 78,300	71,889



Annex 12/10

ALIFOND

	·	Curren	t value	Acq	uisition c	cost
		Year	Previous year	· Y	ear	Previous year
I. Investments in group companies and other investees:						
1. Shares and holdings	1		21	41	61	
2. Bonds	2		22	42	62	
II. Other financial investments:						
1. Shares and holdings	3		23	43	63	
2. Bonds and other fixed-yield securities	4	26,377	24 75,926	26,0	64	75,743
3. Mutual investment fund units	5		25 4,030	45	65	3,717
4. Bank deposits	6		26	46	66	
5. Sundry financial investments	7		27	47	67	
III. Other assets	8	73	28 352	48	73 68	352
IV. Cash and cash equivalents	9	190,173	29 22,617	49 190	173 69	22,617
Securities to be settled, payables and sundry liabilities	10	(156)	30 (325)	50 (1	56) ₇₀	(325)
	11		31	51	71	
Total	12	216,466	32 102,600	52 216,	56 72	102,104

Annex 12/11

BYBLOS

		Curren	t value	Acquisi	tion cos	t			
		Year	Previous year	Year		Previous year			
I. Investments in group companies and other investees:									
1. Shares and holdings	1		21	41	61				
2. Bonds	2		22	42	62				
II. Other financial investments:									
1. Shares and holdings	3		23	43	63				
2. Bonds and other fixed-yield securities	4	159,188	24 177,083	44 157,967	64	178,966			
3. Mutual investment fund units	5	25,619	25 7,419	45 24,434	65	5,594			
4. Bank deposits	6		26	46	66				
5. Sundry financial investments	7		27	47	67				
III. Other assets	8	844	28 998	48 844	68	998			
IV. Cash and cash equivalents	9	8,578	29 2,850	49 8,578	69	2,850			
Securities to be settled, payables and sundry liabilities	10	(227)	30 (516)	50 (227)	70	(516)			
	11		31	51	71				
Total	12	194,001	₃₂ 187,834	52 191,595	72	187,891			



TELEMACO

Annex 12/13

	-	Curren	t value	Acquis	ition co	st
		Year	Previous year	Year		Previous year
Investments in group companies and other investees:			,			
1. Shares and holdings	1		21	41	61	
2. Bonds	2		22	42	62	
II. Other financial investments:						
1. Shares and holdings	3		23	43	63	
2. Bonds and other fixed-yield securities	4	83,850	24 89,362	82,374	64	89,049
3. Mutual investment fund units	5	8,484	25 7,567	, ₄₅ 5,994	65	5,383
4. Bank deposits	6		26	46	66	
5. Sundry financial investments	7		27	47	67	
III. Other assets	8	576	28 640	48 576	68	640
IV. Cash and cash equivalents	9	28,494	29 8,527	49 28,494	69	8,527
Securities to be settled, payables and sundry liabilities	10	(663)	30 (797)	50 (663)	70	(797)
	11		31	51	71	
Total	12	120,742	₃₂ 105,299	52 116,776	72	102,801

Annex 12/16

FONDAPI

		Curren	t value	Acquisition cost			
		Year	Previous year	Year	Previous yea		
I. Investments in group companies and other investees:							
1. Shares and holdings	1		21	41	61		
2. Bonds	2		22	42	62		
II. Other financial investments:							
1. Shares and holdings	3		23	43	63		
2. Bonds and other fixed-yield securities	4	96,335	24 84,136	44 95,741	64 84,85		
3. Mutual investment fund units	5	10,108	25 9,852	45 4,763	65 4,49		
4. Bank deposits	6		26	46	66		
5. Sundry financial investments	7		27	47	67		
III. Other assets	8	174	28 298	48 174	68 29		
IV. Cash and cash equivalents	9	14,011	29 18,617	49 14,011	69 18,6		
Securities to be settled, payables and sundry liabilities	10	(568)	30 (532)	50 (568)	70 (53		
	11		31	51	71		
Total	12	120,061	₃₂ 112,371	52 114,122	72 107,7		



Annex 12/18

PREVIMODA

				1 .		
		Curren	t value	Acquisi	ion cost	
		Year	Previous year	Year	Prev	ious year
I. Investments in group companies and other investees:						
1. Shares and holdings	1		21	41	61	
2. Bonds	2		22	42	62	
II. Other financial investments:						
1. Shares and holdings	3		23	43	63	
2. Bonds and other fixed-yield securities	4	14,187	24 129,123	44 14,691	64	131,459
3. Mutual investment fund units	5	670	25 2,231	45 537	65	1,894
4. Bank deposits	6		26	46	66	
5. Sundry financial investments	7		27	47	67	
III. Other assets	8	72	28 508	48 72	68	508
IV. Cash and cash equivalents	9	164,767	29 35,510	49 164,767	69	35,510
Securities to be settled, payables and sundry liabilities	10	(151)	30 (134)	50 (151)	70	(134)
	11		31	51	71	
Total	12	179,545	₃₂ 167,238	52 179,917	72	169,237

Annex 12/19

FONTE

		Curren	t value			Acquisit	tion cos	st
		Year		Previous year		Year		Previous year
I. Investments in group companies and other investees:								
1. Shares and holdings	1		21		41		61	
2. Bonds	2		22		42		62	
II. Other financial investments:								
1. Shares and holdings	3		23		43		63	
2. Bonds and other fixed-yield securities	4	576,750	24	647,817	44	569,459	64	652,039
3. Mutual investment fund units	5	30,465	25	42,035	45	21,250	65	17,845
4. Bank deposits	6		26		46		66	
5. Sundry financial investments	7		27		47		67	
III. Other assets	8	1,732	28	3,876	48	1,732	68	3,876
IV. Cash and cash equivalents	9	183,662	29	70,679	49	183,662	69	70,679
Securities to be settled, payables and sundry liabilities	10	(2,472)	30	(3,190)	50	(2,472)	70	(3,190)
	11		31		51		71	
Total	12	790,137	32	761,217	52	773,630	72	741,248



PERSEO SIRIO GAR.

Annex 12/21

		-			Acquisition cost			
		Curren	t value		Acquisi	ion co	st	
		Year	Previous ye	ar	Year		Previous year	
I. Investments in group companies and other investees:								
1. Shares and holdings	1		21	41		61		
2. Bonds	2		22	42		62		
II. Other financial investments:								
1. Shares and holdings	3		23	43		63		
2. Bonds and other fixed-yield securities	4	164,758	24 132,08	36 ₄₄	163,296	64	132,003	
3. Mutual investment fund units	5	8,681	25 6,2	47 45	7,479	65	5,258	
4. Bank deposits	6		26	46		66		
5. Sundry financial investments	7		27	47		67		
III. Other assets	8	840	28 6	36 ₄₈	840	68	636	
IV. Cash and cash equivalents	9	17,018	29 12,4	20 49	17,018	69	12,420	
Securities to be settled, payables and sundry liabilities	10	(851)	30 (45	57) 50	(851)	70	(457)	
	11		31	51		71		
Total	12	190,446	₃₂ 150,93	33 52	187,783	72	149,860	

Annex 12/22

COMETA SICUREZZA 2015 GAR.

		Curren	t value	Acquisition cost			
		Year	Previous year	Year		Previous year	
Investments in group companies and other investees:							
1. Shares and holdings	1		21	41	61		
2. Bonds	2		22	42	62		
II. Other financial investments:							
1. Shares and holdings	3		23	43	63		
2. Bonds and other fixed-yield securities	4		24 134,204	44	64	134,950	
3. Mutual investment fund units	5		25 2,396	45	65	2,178	
4. Bank deposits	6		26	46	66		
5. Sundry financial investments	7		27	47	67		
III. Other assets	8		28 164	48	68	164	
IV. Cash and cash equivalents	9		29 1,905	49	69	1,905	
Securities to be settled, payables and sundry liabilities	10		30 298	50	70	298	
	11		31	51	71		
Total	12		₃₂ 138,968	52	72	139,495	



Annex 12/23

F.DO PENS. PREV. COOPERATIVA GAR.

				1 .		
		Curren	t value	Acqui	sition c	ost
		Year	Previous year	Ye	ar	Previous year
I. Investments in group companies and other investees:						
1. Shares and holdings	1		21	41	61	
2. Bonds	2		22	42	62	
II. Other financial investments:						
1. Shares and holdings	3		23	43	63	
2. Bonds and other fixed-yield securities	4	226,636	24 383,242	44 227,93	0 64	388,890
3. Mutual investment fund units	5	2,396	25 4,395	45 2,02	6 65	3,936
4. Bank deposits	6		26	46	66	
5. Sundry financial investments	7		27	47	67	
III. Other assets	8	281	28 1,232	48 29	31 68	1,232
IV. Cash and cash equivalents	9	216,866	29 17,282	49 216,86	6 69	17,282
Securities to be settled, payables and sundry liabilities	10	(487)	30 (119)	50 (48	7) 70	(119)
	11		31	51	71	
Total	12	445,692	32 406,032	52 446,61	6 72	411,221

Annex 12/25

F.DO PENS CARIPLO GAR.

		Curren	t value		Acquisi	tion cos	t
		Year	Previous yea	r	Year		Previous year
I. Investments in group companies and other investees:							
1. Shares and holdings	1		21	41		61	
2. Bonds	2		22	42		62	
II. Other financial investments:							
1. Shares and holdings	3		23	43		63	
2. Bonds and other fixed-yield securities	4	5,671	24 5,02	9 44	5,670	64	4,988
3. Mutual investment fund units	5	88	25 11	6 45	69	65	100
4. Bank deposits	6		26	46		66	
5. Sundry financial investments	7		27	47		67	
III. Other assets	8	24	28 2	3 48	24	68	23
IV. Cash and cash equivalents	9	217	29 34	2 49	217	69	342
Securities to be settled, payables and sundry liabilities	10	(10)	30 (19	50	(10)	70	(19)
	11		31	51		71	
Total	12	5,989	32 5,49	0 52	5,970	72	5,433



F.DO PENS. MEDIAFOND GAR.

Annex 12/26

		Current	: value	Acquisit	tion cost
		Year	Previous year	Year	Previous year
Investments in group companies and other investees:		1 001	Trevious year	1 001	1 Tevtodo year
1. Shares and holdings	1		21	41	61
2. Bonds	2		22	42	62
II. Other financial investments:					
1. Shares and holdings	3		23	43	63
2. Bonds and other fixed-yield securities	4	3,160	3,863	44 3,113	64 3,864
3. Mutual investment fund units	5	188	25 178	45 154	65 154
4. Bank deposits	6		26	46	66
5. Sundry financial investments	7		27	47	67
III. Other assets	8	8	28 17	48 8	68 17
IV. Cash and cash equivalents	9	1,405	29 193	49 1,405	69 193
Securities to be settled, payables and sundry liabilities	10	(21)	30 (6)	50 (21)	70 (6)
	11		31	51	71
Total	12	4.739	32 4,244	52 4,659	72 4,222

Annex 12/27

F.DO PENS. EUROFER GAR.

		Curren	t value		Acquisition cost			
		Year		Previous year		Year		Previous year
I. Investments in group companies and other investees:								
1. Shares and holdings	1		21		41		61	
2. Bonds	2		22		42		62	
II. Other financial investments:								
1. Shares and holdings	3		23		43		63	
2. Bonds and other fixed-yield securities	4	147,583	24	108,521	44	146,144	64	108,748
3. Mutual investment fund units	5	1,231	25	1,802	45	1,040	65	1,613
4. Bank deposits	6		26		46		66	
5. Sundry financial investments	7		27		47		67	
III. Other assets	8	407	28	468	48	407	68	468
IV. Cash and cash equivalents	9	5,584	29	13,488	49	5,584	69	13,488
Securities to be settled, payables and sundry liabilities	10	(431)	30	(136)	50	(431)	70	(136)
	11		31		51		71	
Total	12	154,373	32	124,143	52	152,743	72	124,180



Annex 12/28

F.DO PENS. PREVEDI SICUREZZA GAR

			1	Ι	
		Curren	t value	Acquisi	tion cost
		Year	Previous year	Year	Previous year
I. Investments in group companies and other investees:					
1. Shares and holdings	1		21	41	61
2. Bonds	2		22	42	62
II. Other financial investments:					
1. Shares and holdings	3		23	43	63
2. Bonds and other fixed-yield securities	4	89,491	24 81,564	44 86,975	64 81,339
3. Mutual investment fund units	5	5,017	25 4,342	45 3,942	65 3,473
4. Bank deposits	6		26	46	66
5. Sundry financial investments	7		27	47	67
III. Other assets	8	331	28 318	48 331	68 318
IV. Cash and cash equivalents	9	12,540	29 5,115	49 12,540	69 5,115
Securities to be settled, payables and sundry liabilities	10	(512)	30 (402)	50 (512)	70 (402)
	11		31	51	71
Total	12	106,868	32 90,937	52 103,276	72 89,844

Annex 12/29

F.DO PENS. AGRIFONDO GAR

		Valore o	corrente	Costo di a	cquisizione
		Esercizio	Esercizio precedente	Esercizio	Esercizio precedente
I. Investimenti in imprese del gruppo e altre partecipate:					
1. Azioni e quote	1		21	41	61
2. Obbligazioni	2		22	42	62
II. Altri investimenti finanziari:					
1. Azioni e quote	3		23	43	63
2. Obbligazioni e altri titoli a reddito fisso	4	59,934	24 53,530	58,663	64 53,109
3. Quote di fondi comuni di investimento	5	3,979	25 4,722	2 45 3,384	65 4,109
4. Depositi presso enti creditizi	6		26	46	66
5. Investimenti finanziari diversi	7		27	47	67
III. Altre attività	8	284	28 296	5 48 284	. 68 296
IV. Disponibilità liquide	9	26,269	29 29,107	7 49 26,269	69 29,107
Titoli da regolare, debiti e passività diverse	10	(335)	30 (307	50 (335)	70 (307)
	11	·	31	51	71
Totale	12	90,131	₃₂ 87,349	52 88,265	86,315



F.DO PENS. CONCRETO GAR.

Annex 12/30

I. Investments in group companies and other investees: Image: second	26,094 799	64		44		2,124 24		4	2. Bonds and other fixed-yield securities
1. Shares and holdings 1 21 41 61 2. Bonds 2 22 42 62 II. Other financial investments:	26.00.4		21.654		26 201		22.12.4		
1. Shares and holdings 1 21 41 61 2. Bonds 2 22 42 62 II. Other financial investments: III. Other financial investments: III. In the financial investments: III. In the financial investments:									1 Characand haldings
1. Shares and holdings 1 21 41 61									
1 Change and heldings		62				22		2	2. Bonds
		61		41		21		1	
Year Previous year Year	Previous year		Year		Previous year	Year	Year		

Annex 12/31

F.DO PENS. ESPERO GAR.

		Curren	t value		tion co	st						
		Year	Previous year		Year		Previous year					
I. Investments in group companies and other investees:												
1. Shares and holdings	1		21	41		61						
2. Bonds	2		22	42		62						
II. Other financial investments:												
1. Shares and holdings	3		23	43		63						
2. Bonds and other fixed-yield securities	4	198,228	196,624	44	193,195	64	195,200					
3. Mutual investment fund units	5	8,692	25 7,725	45	7,646	65	7,042					
4. Bank deposits	6		26	46		66						
5. Sundry financial investments	7		27	47		67						
III. Other assets	8	1,196	28 1,426	48	1,196	68	1,426					
IV. Cash and cash equivalents	9	23,721	29 6,958	49	23,721	69	6,958					
Securities to be settled, payables and sundry liabilities	10	(1,170)	30 (332)	50	(1,170)	70	(332)					
	11		31	51		71						
Total	12	230,667	32 212,401	52	224,588	72	210,293					



Annex 12/32

F.DO PENS. GR. BANCO POP GAR.

		Curren	+ value	`		Acquisi	ion co	ct
		1					I	
		Year		Previous year		Year		Previous year
I. Investments in group companies and other investees:								
1. Shares and holdings	1		21		41		61	
2. Bonds	2		22		42		62	
II. Other financial investments:								
1. Shares and holdings	3		23		43		63	
2. Bonds and other fixed-yield securities	4	430,850	24	403,391	44	421,321	64	399,918
3. Mutual investment fund units	5	16,954	25	15,495	45	14,904	65	14,128
4. Bank deposits	6		26		46		66	
5. Sundry financial investments	7		27		47		67	
III. Other assets	8	2,710	28	2,646	48	2,710	68	2,646
IV. Cash and cash equivalents	9	6,331	29	11,502	49	6,331	69	11,502
Securities to be settled, payables and sundry liabilities	10	(2,642)	30	(1,456)	50	(2,642)	70	(1,456)
	11		31		51		71	
Total	12	454,204	32	431,577	52	442,625	72	426,739



Liabilities - Non-Life business - Changes in the year in premium provision (item C.I.1) and claims provision (item C.I.2)

Type		Year	Previous year	Change
Premium provision:			,	5
Provision for unearned premiums	1	2,875,695	11 2,861,758	21 13,937
Provision for unexpired risks	2	154,058	12 8,486	22 145,572
Carrying amount	3	3,029,753	13 2,870,244	23 159,509
Claims provision:				
Provision for compensations and direct expenses	4	8,229,102	14 8,950,839	24 (721,737)
Provision for settlement expenses	5	578,145	15 593,667	25 (15,522)
Provision for claims incurred but not reported	6	939,688	16 909,615	26 30,073
Carrying amount	7	9,746,935	17 10,454,122	27 (707,187)

Annex 14

Liabilities - Changes in the year in mathematical provision (item C.II.1) and provision for profit sharing and reversals (item C.II.4)

Туре		Year	Previous year	Change
Mathematical provision for pure premiums	1	24,747,703	11 24,266,516	21 481,187
Premiums carried forward	2	87,226	12 92,653	22 (5,427)
Mortality risk provision.	3	9	13 9	23
Supplementing provisions	4	194,194	14 190,090	24 4,104
Carrying amount	5	25,029,132	15 24,549,267	₂₅ 479,865
Provision for profit sharing and reversals	6	5,995	16 6,226	26 (232)

Annex 15

Liabilities - Changes in the year in provisions for risks and charges (item E) and post-employment benefits (item G.VII)

		Provisions for pensions and similar obligations	1	Provisions for taxes		Other provisions		Post-employment benefits
Opening balance	+ 1	2,032	11	95,843	21	390,665	31	50,974
Provisions in the year	+ 2		12	9,144	22	89,521	32	33,505
Other increases	+ 3		13	17	23	307	33	532
Uses in the year	- 4	158	14	26,473	24	81,490	34	42,554
Other decreases	- 5	277	15	9,500	25	8,996	35	341
Carrying amount	6	1,597	16	69,030	26	390,008	36	42,116



Annex 16

Details of assets and liabilities relating to Group companies and other investees

l: Assets

4

1. A33613												
		Holding companies		Subsidiaries		Affiliates		Associates		Others		Total
Shares and holdings	1	789	2	3,099,871	3	67,197	4	33,541	5	328,649	6	3,530,048
Bonds	7		8		9		10	6,849	11	2,569	12	9,419
Loans	13	567,785	14	168,577	15	30,843	16	6,015	17		18	773,220
Mutual investment units	19		20		21		22		23		24	
Bank deposits	25		26		27		28		29	20,115	30	20,115
Sundry financial investments	31		32		33		34		35		36	
Deposits with ceding companies	37		38	138,819	39		40		41		42	138,819
Investments relating to benefits linked to investment funds and market indices	43		44		45		46		47	31,734	48	31,734
Investments arising from pension fund management	49		50		51		52		53		54	
Receivables relating to direct insurance business	55		56	14,063	57		58	7	59	55,381	60	69,451
Receivables relating to reinsurance business	61		62	2,056	63		64		65		66	2,056
Other receivables	67	23,028	68	49,358	69	1,597	70	1,047	71	41,544	72	116,573
Bank deposits and post office accounts	73		74		75		76		77	341,943	78	341,943
Sundry assets	79		80	292	81		82		83	12,631	84	12,923
Total	85	591,602	86	3,473,036	87	99,637	88	47,459	89	834,566	90	5,046,301
of which subordinated assets	91		92		93		94		95		96	

II: Liabilities

		Holding companies		Subsidiaries		Affiliates	Associates		Others		Total
Subordinated liabilities	97	•	98		99		100	101		102	
Deposits received from reinsurers	103		104	16,522	105		106	107		108	16,522
Payables arising from direct insurance business	109		110	142	111		112	113	153	114	296
Payables arising from reinsurance business	115		116	4,092	117		118	119		120	4,092
Payables to banks and financial institutions	121		122		123		124	125		126	
Collateralised payables	127		128		129		130	131		132	
Other loans and other financial payables	133		134		135		136	137		138	
Sundry payables	139	66,256	140	85,495	141	22	142	143	5,727	144	157,500
Sundry liabilities	145	6,713	146	1,906	147		148	149	10,052	150	18,671
Total	151	72,969	152	108,157	153	22	154	155	15,932	156	197,080



Information on "guarantees, commitments and other memorandum accounts"

Annex 17

			Year		Previous year
	iuarantees given:				
	ureties and endorsements given in the interest of				_
h	olding companies, subsidiaries and affiliates	1	42,266	31	32,523
b) sı	ureties and endorsements given in the interest of associates and other investees	2		32	
c) sı	ureties and endorsements given in the interest of third parties	3	13,129	33	13,129
d) o	ther personal guarantee given in the interest of holding companies, subsidiaries and affiliates	4		34	
e) o	ther personal guarantee given in the interest of associates and other investees	5	300	35	300
f) o	ther personal guarantees given in the interest of third parties	6	281	36	281
g) co	ollateral for bonds of holding companies, subsidiaries and affiliates	7		37	
h) co	ollateral for bonds of associates and other investees	8		38	
i) co	ollateral for bonds of third parties	9	2,678	39	219,627
l) gi	uarantees given for company bonds	10	37,913	40	111,153
m) as	ssets deposited for inwards reinsurance operations	11	2,423	41	4,313
Total		12	98,991	42	381,327
II. G	uarantees received:				
a) gı	roup companies, associates and other investees	13		43	
b) th	hird parties	14	124,253	44	143,098
Total		15	124,253	45	143,098
III. G	ouarantees given by third parties in the interest of the company:				
a) gı	roup companies, associates and other investees	16	564,387	46	564,527
b) th	hird parties	17	185,643	47	193,755
Total		18	750,030	48	758,282
IV. C	Commitments:				
a) co	ommitments for purchases with resale obligation	19		49	
b) co	ommitments for sales with repurchase obligation	20		50	
c) o	ther commitments	21	5,761,020	51	5,781,763
Total		22	5,761,020	52	5,781,763
V. A	ssets attributable to pension funds managed in the name and on behalf of third parties	23	597,139	53	684,263
VI. S	ecurities deposited with third parties	24	43,807,942	54	43,450,371
Total		25	44,405,081	55	44,134,634



Annex 18

Statement of commitments for transactions on derivative contracts

					Yea	Γ							Previo	ıs yea	ar															
			Purch	nase		Sale				Purchase					Sale															
Deriva	tive contracts		(1)		(2)		(1)		(2)		(1)		(2)		(1)		(2)													
Futures	on shares	1		101		21		121		41		141		61		161														
	on bonds 2 102			22		122		42		142		62		162																
	on currencies	3		103				123		43		143		63		163														
	onrates	4		104		24		124		44		144		64		164														
	other	5		105		25		125		45		145		65		165														
Options	on shares	6	600,655	106	23,489	26	95,013	126	(10,007)	46	400,988	146	22,196	66	231,000	166	(165)													
	on bonds	7		107		27		127		47		147		67		167														
	on currencies	8		108		28		128		48		148		68		168														
	onrates	9		109		29															129		49		149		69		169	
	other	10		110		30		130		50		150		70		170														
Swaps:	on currencies	11	50,183	111	(1,419)	31		131		51	27,640	151	(2,487)	71		171														
	onrates	12	2,713,500	112	(247,702)	32		132		52		152	(106,733)			172														
	other	13	55,000	113	(4,208)	33		133		53		153		73		173														
Other tra	ansactions	14	52,706	114	(517)	34	960,815	134	19,896	54	41,242	154	(253)	74	985,974	174	908													
Total		15	3,472,044	115	(230,358)	35	1,055,828	135	9,889	55	3,503,369	155	(87,278)	75	1,216,974	175	743													

Only the transactions on derivative contracts in place at the time of preparation of the financial statements that imply commitments for the company must be entered.

If the contract does not exactly match the figures described or if the typical elements of more than one case merge, this contract must be included in the most similar contractual category. Netting is not allowed, unless this refers to purchase/sale transactions referred to the same contract type (same content, maturity, underlying assets, etc.)

The contracts that require the swap of two currencies must be posted once, conventionally referring to the currency to be purchased. The contracts that require the swap of both interest rates and currencies must be posted only under the contracts on currencies.

The derivative contracts that require the swap of interest rates are conventionally classified as "purchases" or "sales" depending on whether they imply the purchase or sale of the fixed rate for the insurance company.

(1) For the derivative contracts that imply or may imply forward equity swaps, their settlement price must be stated; in all the other cases, the nominal value of the reference capital must be specified

(2) Enter the fair value of the derivative contracts

4



Summarised information on Non-Life business technical account

Annex 19

		Gross premiums written		Gross premiums earned		Gross charges relating to claims	Oper	rating expenses		Reinsurance balance
Direct insurance business:										
Accident and Health (classes 1 and 2)	1	800,663	2	805,659	3	361,087	4	310,339	5	(8,264)
Land Vehicle TPL (class 10)	6	2,969,684	7	2,912,159	8	1,699,655	9	681,065	10	(23,095)
Land Vehicle Hulls (class 3)	11	756,346	12	731,957	13	416,539	14	210,289	15	14,732
Sea, air and transport insurance (classes 4, 5, 6, 7, 11 and 12)	16	33,061	17	32,530	18	20,454	19	15,863	20	(7,600)
Fire and Other damage to property (classes 8 and 9)	21	1,144,297	22	1,110,309	23	705,886	24	399,108	25	(53,480)
General TPL (class 13)	26	684,952	27	692,283	28	325,428	29	225,734	30	(20,357)
Credit and bonds (classes 14 and 15)	31	47,287	32	50,474	33	29,250	34	20,389	35	(8,779)
Misc pecuniary losses (class 16)	36	60,803	37	60,479	38	15,708	39	20,779	40	552
Legal expenses (class 17)	41	76,832	42	74,381	43	13,020	44	29,044	45	3,167
Assistance (class 18)	46	197,791	47	193,206	48	74,821	49	78,832	50	(12)
Total direct insurance business	51	6,771,718	52	6,663,437	53	3,661,847	54	1,991,442	55	(103,136)
Indirect insurance business	56	256,448	57	254,390	58	177,929	59	72,954	60	(154)
Total Italian portfolio	61	7,028,165	62	6,917,828	63	3,839,776	64	2,064,396	65	(103,290)
Foreign portfolio	66	3,414	67	2,747	68	687	69	862	70	1,084
Grand total	71	7,031,580	72	6,920,575	73	3,840,462	74	2,065,258	75	(102,206)



Annex 20

Summarised information on Life business regarding premiums and the reinsurance balance

		Direct business	Indirect business		Total
Gross premiums:	1	3,098,638	11 96	21	3,098,734
a) 1. for individual policies	2	1,872,915	12 96	22	1,873,011
2. for collective policies	3	1,225,723	13	23	1,225,723
b) 1. periodic premiums	4	577,963	14 96	24	578,058
2. single premiums	5	2,520,676	15	25	2,520,676
c) 1. for contracts with no profit sharing	6	2,224,683	16 65	26	2,224,749
2. for contracts with profit sharing	7	4,878	17 30	27	4,908
3. for contracts when the investment risk is borne by policyholders and for pension funds	8	869,077	18	28	869,077
Reinsurance balance	9	(1,512)	19 49	29	(1,463)



Gains on investments (item II.2 and III.3)

		Non-Life business		Life business		Total
Gains arising from shares and holdings:						
Dividends and other income from shares and holdings of group companies and investees	1	66,049	41	44,565	81	110,615
Dividends and other income from shares and holdings of other companies	2	6,859	42	7,182	82	14,040
Total	3	72,908	43	51,747	83	124,655
Gains arising from investments in land and buildings	4	47,141	44	135	84	47,277
Gains on other investments:						
Gains on bonds of group companies and investees	5	1,158	45	5,479	85	6,637
Interests on loans to group companies and investees	6	11,036	46	884	86	11,920
Gains arising from mutual investment fund units	7	42,677	47	48,054	87	90,731
Gains on bonds and other fixed-yield securities	8	295,081	48	840,595	88	1,135,676
Interest on loans	9	123	49	579	89	703
Gains on mutual investment units	10		50		90	
Interest on bank deposits	11		51		91	
Gains on sundry financial investments	12	12,711	52	86,562	92	99,273
Interest on deposits with ceding companies	13	93	53	124	93	217
Total	14	362,878	54	982,278	94	1,345,156
Reversals of value adjustments on investments regarding:						
Land and buildings	15		55		95	
Shares and holdings in group companies and investees	16		56		96	
Bonds issued by group companies and investees	17		57		97	
Other shares and holdings	18		58	648	98	648
Other bonds	19	7,979	59	1,853	99	9,832
Other financial investments	20	5,542	60	10,013	100	15,555
Total	21	13,521	61	12,514	101	26,035
Gains on realisation of investments:						
Capital gains on the disposal of land and buildings	22		62		102	
Gains on shares and holdings in group companies and investees	23		63		103	
Gains on bonds issued by group companies and investees	24		64		104	
Gains on other shares and holdings	25	14,566	65	8,531	105	23,097
Gains on other bonds	26	56,281	66	82,398	106	138,679
Gains on other financial investments	27	35,225	67	10,008	107	45,232
Total	28	106,071	68	100,937	108	207,008
GRAND TOTAL	29	602,520	69	1,147,611	109	1,750,131



Annex 22

Income and unrealised gains relating to investments benefiting policyholders that bear the risk and investments arising from pension fund management (item II.3)

I. Investments relating to benefits linked to investment funds and market indices				Amounts
Income from:				
Land and buildings			1	
Investments in group companies and other investees			2	
Mutual investment fund units			3	3,600
Other financial investments			4	1,570
- of which income from bonds	5	1,566		
Other assets			6	121
Total			7	5,292
Gains on realisation of investments				
Capital gains on the disposal of land and buildings			8	
Gains on investments in group companies and investees			9	
Gains on mutual investment funds			10	5,581
Gains on other financial investments			11	222
- of which bonds	12	222		
Other income			13	301
Total			14	6,104
Unrealised gains			15	44,556
GRAND TOTAL			16	55,952

II. Investments arising from pension fund management				Amounts
Income from:				
Investments in group companies and other investees		2	11	
Other financial investments		2	2	57,427
- of which income from bonds	23	53,028		
Other assets		2	4	5,350
Total		2	5	62,778
Gains on realisation of investments				
Gains on investments in group companies and investees		2	6	
Gains on other financial investments		2	7	19,654
- of which bonds	28	15,360		
Other income		2	9	
Total		3	10	19,654
Unrealised gains		3	;1	75,202
GRAND TOTAL		3	2	157,634



Asset and financial charges (items II.9 and III.5)

				_	
		Non-Life business	Life business		Total
Investment management expenses and other expenses					
Expenses regarding shares and holdings	1	1,862	31 1,214	61	3,076
Expenses regarding investments in land and buildings	2	51,779	32 854	62	52,633
Expenses regarding bonds	3	29,779	33 81,723	63	111,502
Expenses regarding mutual investment fund units	4	888	34 888	64	1,776
Expenses regarding mutual investment units	5		35	65	
Expenses regarding sundry financial investments	6	23,513	36 61,413	66	84,927
Interest on deposits received from reinsurers	7	497	37 643	67	1,140
Total	8	108,319	₃₈ 146,735	68	255,053
Value adjustments to investments regarding:					
Land and buildings	9	47,677	39 884	69	48,561
Shares and holdings in group companies and investees	10	1,513	40	70	1,513
Bonds issued by group companies and investees	11		41	71	
Other shares and holdings	12	14,508	42 12,858	72	27,366
Other bonds	13	10,781	43 6,610	73	17,391
Other financial investments	14	79,838	43,746	74	123,584
Total	15	154,316	45 64,099	75	218,415
Losses on realisation of investments					
Capital losses on the disposal of land					
and buildings	16	2.1220	46	76	445.000
Losses on shares and holdings	17	34,298	47 82,032	1.	116,330
Losses on bonds	18	6,220	48 16,706	78	22,925
Losses on other financial investments	19	76,145		79	170,336
Total	20	116,662	50 192,928	80	309,590
GRAND TOTAL	21	379,297	51 403,762	81	783,059



Annex 24

Charges and unrealised losses relating to investments benefitting policyholders that bear the risk and investments arising from pension fund management (item II.10)

I. Investments relating to benefits linked to investment funds and market indices		Amounts
Operating expenses arising from:		
Land and buildings	1	
Investments in group companies and investees	2	
Mutual investment fund units	3	
Other financial investments	4	106
Other assets	5	11,866
Total	6	11,972
Losses on realisation of investments		
Capital losses on the disposal of land and buildings	7	
Losses on investments in group companies and investees	8	355
Losses on mutual investment funds	9	5,221
Losses on other financial investments	10	759
Other charges	11	
Total	12	6,335
Unrealised losses	13	7,042
GRAND TOTAL	14	25,349
II. Investments arising from pension fund management		Amounts
Operating expenses arising from:		
Investments in group companies and investees	21	
Other financial investments	22	8,695
Other assets	23	30,338
Total	24	39,033
Losses on realisation of investments		
Losses on investments in group companies and investees	25	
Losses on other financial investments	26	31,350
Other charges	27	
Total	28	31,350
Unrealised losses	29	24,006
GRAND TOTAL	30	94,388





Non-Life business - Summary of technical accounts by individual class - Italian portfolio

				Class code 1		Class code 2
				Accident		Health
				(name)		(name)
Direct business gross of reinsurance						
Written premiums		+	1	618,892	1	181,771
Change in premium provision (+ or -)		-	2	(6,148)	2	1,152
Charges relating to claims		-	3	247,874	3	113,213
Change in sundry technical provisions (+ or -)		-	4	176	4	(434)
Balance of other technical items (+ or -)		+	5	(12,926)	5	(4,454)
Operating expenses		-	6	258,197	6	52,142
Technical balance of direct business (+ or -)	Α		7	105,866	7	11,244
Outwards reinsurance (+ or -)	В		8	(8,158)	8	(105)
Indirect business net result (+ or -)	С		9	3,413	9	(2,109)
Change in equalisation provisions (+ or -)	D		10	47	10	
Investment income transferred from the non-technical account	E		11	7,224	11	4,288
Technical result (+ or -)	(A + B + C - D + E)		12	108,298	12	13,318
				Class code 7 Goods in transit		Class code 8
				(name)		(name)
Direct husiness group of raingurance				(13110)		(10110)
Direct business gross of reinsurance			1	14200		544705
Written premiums		+	1	14,389	1	544,795
Change in premium provision (+ or -)			2	(42)	2	33,986
Charges relating to claims		-	3	(2,750)	3	335,434
Change in sundry technical provisions (+ or -)		-	4	(257)	4	(256)
Balance of other technical items (+ or -)		+	5	(357)	5	(13,913)
Operating expenses	Α.	_	6	8,121	6	189,516
Technical balance of direct business (+ or -) Outwards reinsurance (+ or -)	A B		7	8,703 (5,859)	7	(27,798) (19,676)
Indirect business net result (+ or -)	С		8	(5,059)		
Change in equalisation provisions (+ or -)	D		9	42	9	1,197
Investment income transferred from the non-technical account	<u></u>		10	43 169	10	2,533 12,414
Technical result (+ or -)	(A+B+C-D+E)		11	2,969		(36,396)
reclinical result (1 of -)	(A · B · C - B · L)		12	2,909	12	(30,390)
				Class code 13		Class code 14
				General TPL		Credit
				(name)		(name)
Direct business gross of reinsurance						
Written premiums		+	1	684,952	1	363
Change in premium provision (+ or -)		-	2	(7,331)	2	38
Charges relating to claims		-	3	325,428	3	148
Change in sundry technical provisions (+ or -)		-	4		4	
Balance of other technical items (+ or -)		+	5	(19,876)	5	(1)
Operating expenses		-	6	225,734	6	44
Technical balance of direct business (+ or -)	A		7	121,245		133
Outwards reinsurance (+ or -)	В		8	(20,357)	8	(10)
Indirect business net result (+ or -)	С		9	1,574	9	(10)
Change in equalisation provisions (+ or -)	D		10		10	18
Investment income transferred from the non-technical account	E		11	39,821	11	48
Technical result (+ or -)	(A + B + C - D + E)		12	142,283	12	142

4



	Class code 3	Class code 4	Class code 5	Class code 6
	Land Vehicle Hulls	Railway rolling stock	Aircraft	Marine vessels
	(name)	(name)	(name)	(name)
1	756,346	1 1,037	1 891	1 5,828
2	24,389	2 (555)	2 (8)	2 345
3	416,539	3 11,597	3 (489)	3 3,412
4		4	4	4
5	(4,228)	5 (3)		5 (301)
6	210,289	6 468		6 2,659
7	100,901	7 (10,476)		7 (889)
8	14,732	8 132	8 (440)	8 (1,154)
9	(56)	9	9	9
10	1,005		10	10
	6,315			
12	120,886	12 (10,212)	12 668	12 (1,910)
	Cl. I -	Cl. I	C1	Cl. I a
Oth	Class code 9 er damage to property	Class code 10 Land Vehicle TPL	Class code 11 Aircraft TPL	Class code 12 Marine TPL
Oth	er damage to property (name)	(name)	(name)	(name)
	(13110)	(Harris)	(Halle)	(name)
	599,502	1 2,969,684	1,029	1 9,885
1	2			2 717
	370,451	3 1,699,655		3 8,199
3	3/0,431	3 1,099,033	405	3 0,199
	(9,417)	5 (56,802)	5 (25)	5 (158)
6	209,591			6 4,063
7	10,040	7 474,638		7 (3,253)
8	(33,804)			8 (31)
9	79	9 (1,536)		9 (29)
	52	10	10	10
11	7,074			
12	(16,663)			
			. ,	T (C. 7.7)
	Class code 15	Class code 16	Class code 17	Class code 18
	Bonds	Pecuniary losses	Legal expenses	Assistance
	(name)	(name)	(name)	(name)
1	46,923			
2	(3,225)			
3	29,101	3 15,708	3 13,020	3 74,821
4		4	4	4
5	(9)			
6	20,345			
	693			
8	(8,769)			
9	301			
10		10	10	10
	2,909			
12	(4,865)	12 23,278	12 35,681	12 38,413



Annex 26

Summary of the condensed technical account of all Non-Life classes - Italian portfolio

		Direct insurance risks			Indirect insurance risks				Retained risks	
			Direct risks		Ceded risks	Accepted risks	F	Retroceded risks		Total
			1		2	3		4		5=1-2+3-4
Written premiums	+	1	6,771,718	11	281,035	21 256,448	31	67	41	6,747,064
Change in premium provision (+ or -)	-	2	108,280	12	(903)	22 2,058	32	1	42	111,240
Charges relating to claims	-	3	3,661,847	13	93,895	23 177,929	33	(92)	43	3,745,974
Change in sundry technical provisions (+ or -)	-	4	(513)	14		24 34	34		44	(479)
Balance of other technical items (+ or -)	+	5	(127,335)	15	(2,755)	25 (382)	35		45	(124,962)
Operating expenses	_	6	1,991,442	16	82,153	26 72,954	36	3	46	1,982,239
Technical result (+ or -)		7	883,327	17	103,136	27 3,09	37	154	47	783,128
Change in equalisation provisions (+ or -)	_								48	3,698
Investment income transferred from the non-technical account	+	9	153,266			29 2,169			49	155,435
Technical result (+ or -)		10	1,036,593	20	103,136	30 5,259	40	154	50	934,864

4



Life business - Summary of technical accounts by individual class - Italian portfolio

		Class code	I	Class code	П	Class code	III
		Whole a	nd term life	Marria	age-birth	Ir	rvest. funds
			(name)		(name)		(name)
Direct business gross of reinsurance							
Written premiums	+	1	1,862,061	1		1	165,018
Charges relating to claims	-	2	1,846,705	2		2	70,944
Change in mathematical provisions and sundry technical provisions (+ or -)	-	3	406,432	3		3	121,375
Balance of other technical items (+ or -)	+	4	(34,379)	4		4	6,865
Operating expenses	-	5	122,384	5		5	10,710
Income from investments net of the share transferred to the non-technical account (*)	+	6	536,690	6		6	31,626
Direct business result, gross of reinsurance (+ or -)		7	(11,149)	7		7	481
Outwards reinsurance result (+ or -)		8	(401)	8		8	
Indirect business net result (+ or -)		9	32	9		9	·
Technical result (+ or -) (A + B + C)		10	(11,519)	10		10	481

		Class code	IV	Class code V	Class co	ode VI
			Health	Capitalisatio	1	Pension funds
			(name)	(name)	(name)
Direct business gross of reinsurance						
Written premiums	+	1	6,685	1 360,816	<u>1</u>	704,059
Charges relating to claims	-	2	52	2 404,25.	2 2	1,409,533
Change in mathematical provisions and sundry technical provisions (+ or -)	-	3	1,554	3 80,67	3	(641,685)
Balance of other technical items (+ or -)	+	4	23	4 (5,791) 4	16,607
Operating expenses	_	5	1,549	5 7,178	3 5	2,617
Income from investments net of the share transferred to the non-technical account (*)	+	6	75	6 121,469	6	63,986
Direct business result, gross of reinsurance (+ or -)		7	3,628	7 (15,610	7	14,187
Outwards reinsurance result (+ or -)		8	(1,111)	8	8	
Indirect business net result (+ or -)		9	·	9	9	·
Technical result (+ or -) (A + B + C)		10	2,517	10 (15,610	10	14,187

 $[\]begin{tabular}{ll} (*) Algebraic sum of the entries regarding class and Italian portfolio included in the items II.2, II.3, II.9, II.10 and II.12 of the Income Statement. \\ \begin{tabular}{ll} (*) Algebraic sum of the entries regarding class and Italian portfolio included in the items II.2, II.3, II.9, II.10 and II.12 of the Income Statement. \\ \begin{tabular}{ll} (*) Algebraic sum of the entries regarding class and Italian portfolio included in the items II.2, II.3, II.9, II.10 and II.12 of the Income Statement. \\ \begin{tabular}{ll} (*) Algebraic sum of the entries regarding class and Italian portfolio included in the items II.2, II.3, II.9, II.10 and II.12 of the Income Statement. \\ \begin{tabular}{ll} (*) Algebraic sum of the entries regarding class and Italian portfolio included in the items II.2, II.3, II.9, II.10 and II.12 of the Income Statement. \\ \begin{tabular}{ll} (*) Algebraic sum of the entries regarding class and Italian portfolio included in the items II.2, II.3, II.9, II.10 and II.12 of the Income Statement. \\ \begin{tabular}{ll} (*) Algebraic sum of the entries regarding class and Italian portfolio included in the items II.2, II.3, II.9, II.10 and II.12 of the Income Statement. \\ \begin{tabular}{ll} (*) Algebraic sum of the entries regarding class and Italian portfolio included in the items II.2, III.3, II.9, II.10 and II.12 of the Income Statement. \\ \begin{tabular}{ll} (*) Algebraic sum of the items II.2, II.3, II.3,$



Annex 28

Summary of the condensed technical account of all Life classes Italian portfolio

			Dire	ect	insurance risks	Inc		Retained risks	
			Direct risks		Ceded risks	Accepted risks	Retroceded risks		Total
			1		2	3	4		5=1-2+3-4
Written premiums	+	1	3,098,638	11	5,701	21 63	31 8	41	3,092,992
Charges relating to claims	-	2	3,731,485	12	14,965	22 495	32 74	42	3,716,942
Change in mathematical provisions and other technical provisions (+ or -)	_	3	(31,651)	13	(10,058)	23 (1,347)	33 (899)	43	(22,041)
Balance of other technical items (+ or -)	+	4	(16,675)	14	1,079	24 (612)	34 (537)	44	(17,829)
Operating expenses	-	5	144,438	15	361	25 9	35 1	45	144,085
Investment income transferred to the non-technical account (*)	+	6	753,847			26 33		46	753,880
Technical result (+ or -)		7	(8,463)	17	1,512	27 327	₃₇ 295	47	(9.943)

^(*) Algebraic sum of the entries regarding the Italian portfolio included in the items II.2, II.3, II.9, II.10 and II.12 of the Income Statement.

Annex 29

Summary of the Non-Life and Life technical accounts - foreign portfolio

Section	1: No	on-L	ife

4

Direct business gross of reinsurance				Total Non-Life
Written premiums		+	1	
Change in premium provision (+ or -)		ı	2	
Charges relating to claims		ı	3	
Change in sundry technical provisions (+ or -)		1	4	
Balance of other technical items (+ or -)		+	5	
Operating expenses		-	6	
Technical balance of direct business (+ or -)	Α		7	
Outwards reinsurance result (+ or -)	В		8	
Indirect business net result (+ or -)	С		9	387
Change in equalisation provisions (+ or -)	D		10	(19)
Investment income transferred from the non-technical account	E		11	825
Technical result (+ or -)	(A+B+C-D+E)		12	1,231

Section II: Life

Direct business gross of reinsurance			Total Non-Life
Written premiums		+	1
Charges relating to claims		-	2
Change in mathematical provisions and sundry technical provisions (+ or -)		-	3
Balance of other technical items (+ or -)		+	4
Operating expenses		1	5
Investment income transferred to the non-technical account (1)		+	6
Direct business result, gross of reinsurance (+ or -)	Α		7
Outwards reinsurance result (+ or -)	В		8
Indirect business net result (+ or -)	С		9 17
Technical result (+ or -)	(A + B + C)		10 17

⁽¹⁾ Algebraic sum of the entries regarding the foreign portfolio included in the items II.2, II.3, II.9, II.10 and II.12 of the Income Statement.



Relations with group companies and other investees

Annex 30

		Holding										
l: Income		companies		Subsidiaries		Affiliates		Associates		Others		Total
Income from investments												
Income from land and buildings	1	263	2	7,502	3	_	4		5	4,388	6	12,153
Dividends and other income from shares and holdings	7		8	108,264	9	1,726	10		11	625	12	110,615
Gains on bonds	13		14		15		16	5,479	17	1,158	18	6,637
Interest on loans	19	8,291	20	1,816	21	1,814	22		23		24	11,920
Gains on other financial investments	25		26		27		28		29		30	
Interest on deposits with ceding companies	31		32	50	33		34		35		36	51
Total	37	8,554	38	117,632	39	3,540	40	5,479	41	6,171	42	141,376
Income and unrealised gains on investments benefiting policyholders that bear the risk and arising from pension												
fund management	43		44		45		46		47		48	
Other income												
Interest on loans	49		50	1	٠.		52		53	7		8
Recovery of expenses and administrative charges	55	4,512	56	38,437		2,537	58	11	59	702		46,200
Other gains and amounts recovered	61		62	16,383		83	64	103	65	2,697	66	19,266
Total	67	4,512	68	54,821	69	2,620	70	114	71	3,407	72	65,475
Gains on realisation of investments (*)	73		74		75		76		77	38	78	38
Extraordinary income	79	8	80	33	81		82		83		84	41
GRAND TOTAL	85	13,074	86	172,486	87	6,160	88	5,593	89	9,616	90	206,929
II: Charges Investment management expenses and		companies		Subsidiaries		Affiliates		Associates		Others		Total
interest expense:												
Investment charges	91		92	887	93		94		95	36,338	96	37,225
Interest on subordinated liabilities	97		98		99		100		101		102	
Interest on deposits received from reinsurers	103		104	36	105		106		107		108	36
Interest on payables arising from												
direct insurance business	109		110		111		112		113		114	
Interest on payables arising from												
reinsurance business	115		116		117		118		119		120	
Interest on payables to banks and financial institutions	121		122		123		124		125		126	
Interest on collateralised payables	127		128	3	129		130		131	32	132	35
Interest on other payables	133		134		135		136		137	145	138	145
Impairment losses on receivables	139		140	5,135	141		142		143		144	5,135
Administrative charges and third-party expenses	145		146		147		148		149		150	1
Sundry charges	151	70	152	887			154		155	894		1,850
Total	157						160		161	37,409		44,427
Charges and unrealised losses on investments benefiting policyholders that bear the risk and arising from pension fund management										355		
Losses on realisation of investments (*)	163		164		165		166		167			355
.,	169		170	38 10,006			172		173	1		10.006
Extraordinary expenses	175		176				178		179		180	10,006
GRAND TOTAL	181	70	182	16,993	183		184		185	37,765	186	54,828

^(*) With reference to the counterparty in the transaction



Annex 31

Summary of direct business written premiums

		Non-Life	busir	ness		Life bu	siness		Total				
	Es	tablishment		F.o.S	Establishm	nent	F.o.S	I	Esta	blishment		F.o.S	
Written premiums:													
in Italy	1	6,750,703	5		11 3,09	96,863	15		21	9,847,566	25		
in other Member States of the European	2		6	9,459	12		16	390	22		26	9,850	
in other countries	3		7	11,555	13		17	1,385	23		27	12,940	
Total	4	6,750,703	8	21,015	14 3,09	6,863	18	1,775	24	9,847,566	28	22,790	



Statement of charges regarding human resources, directors and statutory auditors

Annex 32

I: Personnel expenses		Non-Life business	Life business		Total
Employment expenses:					
Italian portfolio:					
- Remuneration	1	361,219	31 45,273	61	406,492
- Social security contributions	2	99,652	32 12,517	62	112,169
- Allocation to the post-employment benefits		25.204	2.202		20.000
and similar obligations	3	26,304	33 3,302		29,606
- Sundry personnel expenses Total	4	46,973	34 5,239 66 221		52,212
Foreign portfolio:	5	534,148	35 66,331	65	600,479
- Remuneration			-5		
- Social security contributions	6		36	66	
·	7		37	67	
- Sundry personnel expenses Total	8		38	68	
Comprehensive total	9	F24149	39 40 66,331	69	600.470
·	10	534,148	40 66,331	70	600,479
Self-employment expenses: Italian portfolio		220 471	740		221 220
Foreign portfolio	11	320,471	41 749		321,220
Total	12	220 471	42	72	221 220
Total self-employment expenses	13	320,471 854,619	43 749 44 67,080		321,220
Total Sett-eniployment expenses	14	034,019	44 67,080	74	921,699
II: Breakdown of personnel expenses		Non-Life business	Life business		Total
Investment management expenses	15	15,739	45 6,757	75	22,497
Charges relating to claims	16	474.779	46 3,447	76	478,226
Other acquisition costs	17	144,791	47 17,136	77	161,927
Other administrative expenses	18	186,016	48 36,517	78	222,533
Administrative charges and third-party expenses	19	33,293	49 3,224	79	36,516
Other charges	20		50	80	
Total	21	854,619	51 67,080	81	921,699
III: Average headcount in the year					Number
Executives				91	166
000					
Office workers				92	7,010
Uffice workers Wage earning					7,010
				92	7,010 5
Wage earning				92 93	5
Wage earning Others Total			Number	92 93 94	5 7,181
Wage earning Others			Number 96 20	92 93 94 95	



The undersigned declare that these financial statements are truthful and comply with the records.	
Legal representatives of the Company (*)	
The Chairman Carlo Cimbri	(*****)
	()
(*) For foreign companies, a signature of the general representative for Italy is required.	
(***) Specify the office of the party signing	









Reclassification statement of financial position at 31 December 2020 and at 31 December 2019

Amounts in €k **ASSETS** 2020 2019 Subscribed capital, unpaid Intangible assets Acquisition costs being amortised 76,646 77,509 Start-up costs, goodwill and other long-term costs 655,036 678,355 Total intangible assets 731,682 755,863 Investments and cash and cash equivalents Land and buildings 1,240,605 2,010,116 Investments in group companies and other investees Shares and holdings 3,530,048 3,499,451 Bonds 9,419 10,603 Loans 773,220 924,576 Other financial investments Shares and holdings 568,641 627,725 Mutual investment fund units 4,688,527 3,421,579 Bonds 32,267,148 32,177,333 Loans 20,877 22,174 Mutual investment units 45,889 Sundry financial investments 44,977 Deposits with ceding companies 147,658 10,334 Cash and cash equivalents 436,631 393,270 Total investments and cash and cash equivalents 43,727,750 43,143,050 Investments benefiting life business policyholders that bear the risk arising from pension fund management Linked to investment funds and market indices 808,158 679,163 Arising from pension fund management 4,277,583 4,946,603 Total 5,085,742 5,625,766 Receivables Arising from direct insurance and reassurance business Policyholders for premiums 602,823 648,523 Intermediaries 959,591 875,247 78,864 Insurance and reinsurance companies 155,192 Policyholders and third parties for amounts to be collected 130,010 125,686 Other receivables 1,264,572 1,096,424 Total receivables 3,035,860 2,901,071 Other assets Tangible assets and inventories 64,859 70,444 Other assets 1,611,805 1,617,191 Total other assets 1,676,664 1,687,635 TOTAL ASSETS 54,257,697 54,113,386



Statement A

LIABILITIES AND SHAREHOLDERS' EQUITY	2020	2019
Shareholders' equity		
Share capital	2,031,456	2,031,456
Equity reserves and unallocated profit	3,605,867	3,326,964
Retained profit (loss)		
Profit (loss) for the year	814,307	701,237
Negative reserve for treasury shares	(734)	(1,847)
Total shareholders' equity	6,450,896	6,057,810
Subordinated liabilities	2,551,689	2,131,689
Technical provisions, net of the quotas ceded and retroceded		
Non-Life premium provision	2,948,015	2,786,424
Non-Life claims provision	9,291,019	9,928,620
Other Non-Life business provisions	89,874	86,616
Life business mathematical provisions	25,015,877	24,520,715
Life business provision for amounts payable	496,906	336,983
Other Life business provisions	103,916	104,735
Total technical provisions	37.945,609	37,764,094
Net technical provisions when investment risk is borne by		
policyholders and provisions arising from pension fund management		
Contracts linked to investment funds and market indices	808,158	679,163
Arising from pension fund management	4,277,583	4,946,603
Total	5,085,742	5,625,766
Provisions for risks and charges		
Post-employment benefits and similar obligations	1,597	2,032
Provisions for taxes	69,030	95,843
Other provisions	390,008	390,665
Total provisions for risks and charges	460,636	488,540
Payables and other liabilities		
Arising from direct insurance and reinsurance business		
Intermediaries	24,599	44,808
Insurance and reinsurance company current accounts	62,439	61,144
Insurance and reinsurance company deposit accounts	127,337	145,201
Sundry payables	23,624	20,329
II Sundry loans and other financial payables	14,704	213,038
III Post-employment benefits	42,116	50,974
IV Other payables		
Policyholders' tax due	151,488	155,930
Sundry tax payables	47.993	47,320
Sundry payables	304,781	373,571
V Other liabilities	964,045	933,172
Total payables and other liabilities	1,763,126	2,045,487
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	54,257,697	54,113,386



Statement B

Reclassified income statement

Amounts in €K								
	2020			2019				
TECHNICAL ACCOUNT	Life	Non-Life	Total	Life	Non-Life	Total		
Direct business gross of reinsurance								
(+) Written premiums	3,098,638	6,771,718	9,870,356	4,079,816	6,989,978	11,069,794		
(-) Change in technical provisions and premium provision	(31,143)	114,617	83,474	910,602	121,391	1,031,993		
(-) Charges relating to claims	3,731,485	3,661,847	7,393,332	3,910,773	4,441,626	8,352,398		
(+) Balance of other technical items	(16,167)	(124,183)	(140,350)	(10,679)	(105,748)	(116,427)		
(-) Operating expenses	144,438	1,991,442	2,135,880	155,906	1,993,589	2,149,495		
(+) Net income from investments (1)	753,884	156,260	910,144	1,177,455	200,520	1,377,975		
Direct business gross result	(8,426)	1,035,889	1,027,463	269,312	528,144	797,457		
Outwards reinsurance result	(1,512)	(103,136)	(104,648)	(4,407)	17,039	12,633		
Indirect business net result	12	3,342	3,354	(48)	(1,581)	(1,630)		
Technical account result	(9,926)	936,095	926,169	264,857	543,602	808,460		
NON-TECHNICAL ACCOUNT								
(+) Income from investments (2)	83,814	66,963	150,777	118,158	76,373	194,530		
(+) Other income	5,440	125,869	131,309	18,633	150,547	169,180		
(-) Other charges	68,998	303,528	372,526	68,199	313,313	381,512		
Profit (loss) from ordinary operations	10,330	825,399	835,729	333,449	457,209	790,658		
(+) Extraordinary income	168,470	186,612	355,082	6,513	277,513	284,026		
(-) Extraordinary expenses	52,597	39,662	92,258	13,050	113,729	126,780		
Pre-tax profit (loss)	126,203	972,349	1,098,552	326,911	620,992	947,904		
(-) Taxes	19,189	265,057	284,246	84,160	162,506	246,666		
NET PROFIT (LOSS)	107,014	707,293	814,307	242,751	458,486	701,237		

⁽¹⁾ Included for the Life business is the income net of the share transferred to the non-technical account. Included for the Non-Life business is the income transferred from the non-technical account.

⁽²⁾Included for the Life business is the income transferred from the technical account.

Included for the Non-Life business is the income net of the share transferred to the technical account.



Statement C

Statement of changes in shareholders' equity occurred during the years ended 31 December 2020 and 31 December 2019

	!		Equit	y reserves an	dunallocated	d profit				
	Share	Share premium	Revaluation			Reserve for holding	Other	Profit for the	Negative reserve for	
Amounts in €k	Capital	reserve	reserve	Legal reserve	reserve	company shares	reserve	year	treasury shares	Total
Balances at 31 december 2018	2,031,456	407,256	96,559	406,291		3,284	2,410,952	412,785	(2,731)	5,765,852
Effects after the merger of Liguria and Dialogo										
Allocation profit 2018										
- Legal reserve										
- Extraordinary reserve							2,622	(2,622)		
- Shareholders' dividend								(410,163)		(410,163)
Operations involving treasury shares									884	884
Operations involving shares of the Holding company						(1,576)	1,576			
Profit for 2019								701,237		701,237
Balances at 31 december 2019	2,031,456	407,256	96,559	406,291		1,708	2,415,150	701,237	(1,847)	6,057,810
Allocation profit 2019										
- Legal reserve										
- Extraordinary reserve							248,631	(248,631)		
- Shareholders' dividend								(452,606)		(452,606)
Effects after the merger of Pronto Assistance							30,271			30,271
Operations involving treasury shares									1,114	1,114
Operations involving shares of the Holding company						(919)	919			
Profit for 2020								814,307		814,307
Balances at 31 december 2020	2,031,456	407,256	96,559	406,291		789	2,694,971	814,307	(733)	6,450,896



Statement D

Analysis of the shareholders' equity pursuant to Art. 2427, number 7 bis of the Civil Code

Amounts in €k				
_Nature/Description	Amount	Possibility of use	Available portion	
Capital	2,031,456			
Capital reserves:	1,672,012		1,671,223	
Share premium reserve	407,256	A,B,C	407,256	
Revaluation reserves Legislative Decree 185/2008	96,559	A,B,C	96,559	
Merger by incorporation surplus reserve - La Fondiaria (cancellation)	77,392	A,B,C	77,392	
Merger by incorporation surplus reserve - La Fondiaria (cancellation) suspended	38,697	A,B,C	38,697	
Merger surplus reserve - Fonsai (swap transaction/cancellation)	1,034,843	A,B,C	1,034,843	
2015 Merger surplus reserve	5	A,B,C	5	
Share premium reserve for disposal of option rights that were not exercised	5	A,B,C	5	
Dividend equalisation reserve	826	A,B,C	826	
Reserve for holding company shares	789	-		
Extraordinary reserve	15,640	A,B,C	15,640	
Income-related reserves:	2,000,130		1,593,839	
Legal reserve	406,291	В		
Extraordinary reserve	929,456	A,B,C	929,456	
Merger surplus - Fonsai (from swap transaction/cancellation)	619,860	A,B,C	619,860	
2015 Merger surplus reserve	44,256	A,B,C	44,256	
2015 Merger surplus reserve - suspended	94	A,B,C	94	
Merger by incorporation surplus reserve - La Fondiaria (cancellation)	174	A,B,C	174	
Reserve for difference on sale of treasury shares	(66,275)		(66,275)	
Negative reserve for treasury shares	(734)		(734)	
Total	5,636,589		3,198,053	
Non-distributable portion (2)			76,646	
Residual distributable portion			3,121,407	

Key:

A: for share capital increase

B: to cover losses

C: for distribution to shareholders

(2): Includes the portion intended to cover multiannual costs not amortised, as provided for by Art. 16, paragraph 11 of Legislative Decree 173/1997



Statement E

Statement of cash flows at 31 December 2020

	31/12/202	31/12/2019		
SOURCES OF FINANCING				
CASH FLOWS GENERATED BY OPERATIONS				
Profit (loss) for the year		814,307		701,237
Increase (decrease) in reserves		(358,509)		503,096
premium reserves and other Non-Life technical provisions	164,850		117,790	
Non-Life claims provisions	(637,601)		(500,860)	
Life technical provisions	114,242		886,166	
Increase (decrease) in funds		(21,239)		266,035
Accumulated amortisation/depreciation	15,523		183,212	
Provisions for risks and charges	(36,762)		82,823	
Investments		1,747,765		465,503
Value adjustments of bonds and other fixed income securities	22,519		10,656	, 3,3-3
Value adjustments of equity investments and holdings	147,335		85,182	
Decrease in investments in bonds and other fixed income securities	177333		235,803	
Decrease in investments in shares and holdings			6,479	
Decrease in investments in property	885,233		127,384	
Decrease in class D investments	540,024		7,3 - 7	
Decrease in loans	152,654			
(Increase) decrease in the change in receivables and other assets net of payables and other liabilities	37.37	(396,859)		221,026
Increase (decrease) in subordinated liabilities		420,000		(80,000)
Increase (decrease) in deposits received from reinsurers		(17,864)		(18,599)
Decrease in bank deposits		5,406		(*1333)
Decrease in other commitments				
OTHER SOURCES OF FINANCING				
Effects after the merger of Pronto Assistance		30,271		
TOTAL SOURCES		2,223,277		2,058,299
USES OF CASH		_,,		7-3-7-33
Investments:		1,496,945		1,753,112
Increase in investments in bonds and other fixed income securities	93,718			
Increase in investments in shares and holdings	1,377,192			
Increase in investments in property				
Write-backs of bonds and other fixed income securities	17,432		158,249	
Write-backs of equity investments and holdings	8,603		68,962	
Increase in class D investments			1,042,827	
Increase in loans			483,074	
Increase in bank deposits				19,456
Other cash commitments		230,365		67,148
Dividends distributed		452,606		410,163
TOTAL USES		2,179,916		2,249,879
Increase (decrease) in cash and cash equivalents		43,361		(191,580)
TOTAL		2,223,277		2,058,299
Bank accounts/cash available at the start of the year		393,270		584,850
Bank accounts/cash available at the end of the year		436,631		393,270



Statement F

Statement summarising write-backs

Amounts in €k		Г		
	Property for corporate business	Property for use by third parties	Other property	Total
Law 74/1952	2,596	1,397		3,993
Law 823/73	728	92		820
Law 576/75	353	469		822
Law 295/178 and subs. Amend.	1,096	662	2	1,760
Law 72/83	1,807	767		2,574
Law 413/91	3,915	3,118		7,033
DECREE LAW 185/08	39,120	21,338		60,458
Total	49,615	27,843	2	77,460 _ (*)

(*) net of accumulated depreciation.



Statement of changes in property, plant and equipment and intangible assets

TANGIBLE ASSETS	2019	Increases	Decreases	2020
Office furniture and machines	45,980	15,709	19,277	42,412
Motor vehicles		6,288		
Plant and equipment	20,170	#REF!	8,314	18,144
Inventories and sundry goods	4,293	11		4,304
Total tangible assets	70,443	22,008	27,591	64,860
INTANGIBLE ASSETS				
Acquisition commissions	77,509	30,643	31,506	76,646
Other acquisition costs				
Start-up and expansion costs	2		2	
Goodwill	438,699		55,071	383,628
Other multiannual costs	239,654	85,643	53,890	271,407
Total intangible assets	755,864	116,286	140,469	731,681



Subordinated Bonds

Assets that have subordination clauses are listed according to the level of subordination at international level with reference to the sector in which the issuer operates.

Amounts in €k

5

		Carrying amount			Early	Level of
Issuer	Currency	31/12/20	Interest rate	Maturity	repayment	subordination
ABANCA CORPORACION BANCARIA SA	EUR	1,206	FIX TO CMS	07/04/2030	YES	TIER 2
ABERTIS INFRAESTRUCTURAS FINANCE BV	EUR	12,500	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
ABN AMRO BANK NV	EUR	59,861	FIX TO CMS	18/01/2028	YES	TIER 2
ABN AMRO BANK NV	EUR	24,000	FIX TO CMS	PERPETUAL	YES	TIER1
ACHMEA B.V.	EUR	10,064	FIX TO CMS	24/09/2039	YES	TIER 2
ACHMEA B.V.	EUR	24,000	FIX TO CMS	PERPETUAL	YES	TIER1
ACHMEA B.V.	EUR	44,370	FIX TO FLOATER	PERPETUAL	YES	TIER 2
AEGONNV	EUR	30,094	FIX TO CMS	PERPETUAL	YES	TIER1
AEGON NV	EUR	51,336	FIX TO FLOATER	25/04/2044	YES	TIER 2
AGEAS - EX FORTIS	EUR	15,390	FIX TO FLOATER	02/07/2049	YES	TIER 2
AGEAS INSURANCE SA/NV	EUR	69,236	FIX TO CMS	30/06/2047	YES	TIER 2
AIB GROUP PLC	EUR	11,237	FIX TO CMS	19/11/2029	YES	TIER 2
AIB GROUP PLC	EUR	19,991	FIX TO CMS	30/05/2031	YES	TIER 2
AIB GROUP PLC	EUR	45,750	FIX TO CMS	PERPETUAL	YES	TIER1
AKELIUS RESIDENTIAL PROPERTY AB	EUR	33,296	FIX TO CMS	05/10/2078	YES	OTHER CLAUSES
ALLIANZ FINANCE II BV	EUR	2,093	FIX TO FLOATER	08/07/2041	YES	TIER 2
ALLIANZ SE	EUR	16,186	FIXED	PERPETUAL	YES	TIER 2
ALLIANZ SE	EUR	5,705	FIX TO CMS	PERPETUAL	YES	TIER1
ALLIANZ SE	EUR	34,801	FIX TO CMS	PERPETUAL	YES	TIER 2
ALLIANZ SE	EUR	26,202	FIX TO FLOATER	06/07/2047	YES	TIER 2
ALLIANZ SE	EUR	7,731	FIX TO FLOATER	25/09/2049	YES	TIER 2
AMERICA MOVIL SAB DE CV	EUR	20,443	FIX TO CMS	06/09/2073	YES	OTHER CLAUSES
ARGENTUM (ZURICH INS)	EUR	9,983	FIX TO FLOATER	01/10/2046	YES	TIER 2
ARGENTUM NETHERLANDS BV SWISS LIFE	EUR	58,320	FIX TO FLOATER	PERPETUAL	YES	TIER 2
AROUNDTOWN SA	EUR	20,779	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
ASR NEDERLAND NV	EUR	8,917	FIX TO CMS	02/05/2049	YES	TIER 2
ASR NEDERLAND NV	EUR	6,126	FIX TO CMS	29/09/2045	YES	TIER 2
ASR NEDERLAND NV	EUR	43,678	FIX TO CMS	PERPETUAL	YES	TIER1
ASR NEDERLAND NV	EUR	25,472	FIX TO CMS	PERPETUAL	YES	TIER 2
AT SECURITIES BV	EUR	6,530	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
AT&T INC	EUR	16,030	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
ATF NETHERLANDS BV	EUR	20,033	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
AVIVAPLC	EUR	11,021	FIX TO CMS	03/06/2055	YES	TIER 2
AVIVAPLC	EUR	61,958	FIX TO CMS	03/07/2044	YES	TIER 2
AVIVAPLC	EUR	36,691	FIX TO FLOATER	04/12/2045	YES	TIER 2
AXA SA	EUR	80,057	FIX TO CMS	PERPETUAL	YES	TIER 2
AXA SA	EUR	26,199	FIX TO FLOATER	06/07/2047	YES	TIER 2
AXA SA	EUR	48,527	FIX TO FLOATER	28/05/2049	YES	TIER 2
BANCO BILBAO VIZCAYA ARGENTARIA SA	EUR	39,998	FIXED	10/02/2027	NO	TIER 2
BANCO BILBAO VIZCAYA ARGENTARIA SA	EUR	35,046	FIXED	14/01/2027	NO	SR NO PREFERRED
BANCO BILBAO VIZCAYA ARGENTARIA SA	EUR	5,717	FIX TO CMS	16/01/2030	YES	TIER 2
BANCO BILBAO VIZCAYA ARGENTARIA SA	EUR	11,288	FIX TO CMS	22/02/2029	YES	TIER 2
BANCO BILBAO VIZCAYA ARGENTARIA SA	EUR	78,275	FIX TO CMS	PERPETUAL	YES	TIER1
BANCO BPM SPA	EUR	5,966	FIXED	18/02/2025	NO	SR NO PREFERRED
BANCO BPM SPA	EUR	10,089	FIXED	31/05/2021	NO NO	TIER 2
BANCO BPM SPA	EUR	30,000	FIX TO CMS	01/10/2029	YES	TIER 2
BANCO BPM SPA	EUR	13,726	FIX TO CMS	21/09/2027	YES	TIER 2
BANCO COMERCIAL PORTUGUES SA	EUR	10,504	FIX TO CMS	07/12/2027	YES	TIER 2
BANCO COMERCIAL PORTUGUES SA	EUR	22,294	FIX TO CMS	27/03/2030	YES	TIER 2
BANCO DE SABADELL SA	EUR	4,637	FIXED	06/05/2026	NO	TIER 2
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Entering Currency Carrying amount Interest rate Maturity Property Company Compan	Amounts in €k	<u> </u>			Т	F	
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BANCO DE SABADELL SA	Issuer	Currency		Interest rate	Maturity	,	
BANCO DE SABADELL SA	BANCO DE SABADELL SA	EUR		FIXED	10/05/2024		SR NO PREFERRED
BANCODE-SAMPADELL SA							
BANCO DE SARADELI SA EUR 19,460 FIXTO CMS PERPETUAL VFS TERT							
BANCO SANTANDERSA	BANCO DE SABADELL SA				., , -		
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BANCO SANTANDERSA							
BANCO SANTANDER SA		EUR		FIXED	<u> </u>	NO	
BANCO SANTANDERSA		EUR				NO	TIER 2
BANCO SANTANDERSA	BANCO SANTANDER SA	EUR		FIXED		NO	SR NO PREFERRED
BANK OF RIELAND GROUP PLC		EUR	,	FIX TO CMS		YES	
BANKO FIRELAND GROUP PLC	BANK OF IRELAND GROUP PLC	EUR		FIX TO CMS	14/10/2029	YES	TIER 2
BANKIASA	BANK OF IRELAND GROUP PLC	EUR		FIX TO CMS		YES	
BANKLASA		EUR					SR NO PREFERRED
BANKIASA	BANKIA SA	EUR		FIX TO CMS	15/02/2029	YES	TIER 2
BANKINTERSA	BANKIA SA		• , ,		-, , -		
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BPCE SA EUR 49.174 FIX TO CMS 30/11/2027 YES TIER 2							
	BPCESA	EUR			30/11/2027	YES	TIER 2
	BPCESA	EUR		FIX TO FLOATER	15/09/2027		SR NO PREFERRED



Amounts in €k	<u> </u>			<u> </u>	Г	
		Carrying amount			Early	Level of
Issuer	Currency	31/12/20	Interest rate	Maturity	repayment	subordination
CATTOLICA ASSICURAZIONI	EUR	39,053	FIX TO FLOATER	14/12/2047	YES	TIER 2
CENTRICA PLC	EUR	5,417	FIX TO CMS	10/04/2075	YES	OTHER CLAUSES
CENTRICA PLC	EUR	13,927	FIX TO CMS	10/04/2076	YES	OTHER CLAUSES
CLOVERIE PLC FOR SWISS REINS	EUR	15,571	FIX TO CMS	11/09/2044	YES	TIER 2
CLOVERIE PLC ZURICH INS	EUR	31,944	FIXED	PERPETUAL	YES	TIER 2
CNP ASSURANCES	EUR	1,402	CMS SPREAD	PERPETUAL	YES	TIER1
CNP ASSURANCES	EUR	12,387	FIXED	05/02/2029	NO	TIER 2
CNP ASSURANCES	EUR	14,987	FIXED	20/10/2022	NO	TIER 3
CNP ASSURANCES	EUR	13,284	FIX TO CMS	05/06/2045	YES	TIER 2
CNP ASSURANCES	EUR	25,513	FIX TO CMS	PERPETUAL	YES	TIER1
CNP ASSURANCES	EUR	38,286	FIX TO CMS	PERPETUAL	YES	TIER 2
CNP ASSURANCES	EUR	29,051	FIX TO FLOATER	10/06/2047	YES	TIER 2
CNP ASSURANCES	EUR	10,194	FIX TO FLOATER	27/07/2050	YES	TIER 2
CNP ASSURANCES	EUR	4,455	FIX TO FLOATER	30/09/2041	YES	TIER 2
COMMERZBANK AG	EUR	11,590	FIXED	16/03/2021	NO	TIER 2
COMMERZBANK AG	EUR	68,337	FIXED	20/01/2034	NO	SR NO PREFERRED
COMMERZBANK AG	EUR	40,637	FIXED	22/01/2027	NO	SR NO PREFERRED
COMMERZBANK AG	EUR	51,251	FIXED	23/03/2026	NO	TIER 2
COMMERZBANK AG	EUR	13,116	FIXED	30/03/2027	NO	TIER 2
COMMERZBANK AG	EUR	28,148	FIX TO CMS	05/12/2030	YES	TIER 2
COMMERZBANK AG	EUR	13,000	FIX TO CMS	PERPETUAL	YES	TIER1
COMMERZBANK AG	EUR	74,102	ZERO COUPON	15/09/2021	NO	SR NO PREFERRED
COMMERZBANK AG	EUR	4,451	ZERO COUPON	20/11/2026	NO	SR NO PREFERRED
COOPERATIEVE RABOBANK UA	EUR	402	FIXED	09/11/2022	NO	TIER 2
COOPERATIEVE RABOBANK UA	EUR	7,039	FIX TO CMS	26/05/2026	YES	TIER 2
COOPERATIEVE RABOBANK UA	EUR	33,432	FIX TO CMS	PERPETUAL	YES	TIER1
COOPERATIEVE RABOBANK UA	EUR	10,335	FIX TO FLOATER	05/05/2028	YES	SR NO PREFERRED
CPI PROPERTY GROUP SA	EUR	16,282	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
CREDIT AGRICOLE ASSURANCES	EUR	20,304	FIX TO CMS	27/09/2048	YES	TIER 2
CREDIT AGRICOLE ASSURANCES	EUR	9,200	FIX TO CMS	29/01/2048	YES	TIER 2
CREDIT AGRICOLE ASSURANCES	EUR	95,047	FIX TO CMS	PERPETUAL	YES	TIER 2
CREDIT AGRICOLE S.A.	EUR	14,968	FIXED	14/01/2032	NO	SR NO PREFERRED
CREDIT AGRICOLE S.A.	EUR	28,089	FIXED	17/03/2027	NO	TIER 2
CREDIT AGRICOLE S.A.	EUR	46,170	FIX TO CMS	PERPETUAL	YES	TIER1
CREDIT AGRICOLE S.A.	EUR	5,166	FIX TO FLOATER	22/04/2026	YES	SR NO PREFERRED
CREDIT AGRICOLE SA/LONDON	EUR	3,179	FIXED	05/03/2029	NO	SR NO PREFERRED
CREDIT AGRICOLE SA/LONDON	EUR	34,435	FIXED	20/12/2026	NO	SR NO PREFERRED
CREDIT LOGEMENT SA	EUR	21,988	INDEXED	PERPETUAL	YES	TIER1
CREDIT MUTUEL ARKEA	EUR	19,895	FIXED	09/02/2029	NO	TIER 2
CREDIT MUTUEL ARKEA	EUR	12,959	FIXED	11/03/2031	NO	TIER 2
CREDIT MUTUEL ARKEA	EUR	55,308	FIX TO FLOATER	11/06/2029	YES	SR NO PREFERRED
CREDIT SUISSE GROUP AG	EUR	59,367	FIX TO CMS	PERPETUAL	YES	TIER1
CREDITO EMILIANO HOLDING SPA	EUR	13,400	FIX TO CMS	16/12/2030	YES	TIER 2
CREDITO EMILIANO SPA	EUR	941	FIX TO FLOATER	25/10/2025	YES	SR NO PREFERRED
DANSKE BANK	EUR	4,851	FIXED	22/05/2023	NO	SR NO PREFERRED
DANSKE BANK	EUR	1,997	FIXED	24/05/2022	NO	SR NO PREFERRED
DANSKE BANK	EUR	4,976	FIX TO CMS	12/02/2030	YES	TIER 2
DANSKE BANK	EUR	9,953	FIX TO CMS	21/06/2029	YES	TIER 2
DANSKE BANK	EUR	14,639	FIX TO CMS	27/08/2025	YES	SR NO PREFERRED
DANSKE BANK	EUR	30,381	FIX TO CMS	PERPETUAL	YES	TIER1
DEUTSCHE BANK AG	EUR	9,649	FIXED	01/04/2025	NO	TIER 2
DEUTSCHE BANK AG	EUR	64,114	FIXED	17/02/2025	NO	TIER 2
DEUTSCHE BANK AG	EUR	276	FIXED	19/12/2023	NO	SR NO PREFERRED
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		Carrying amount			Early	Level of
Issuer	Currency	31/12/20	Interest rate	Maturity	repayment	subordination
DEUTSCHE BANK AG	EUR	21,941	FIXED	20/01/2027	NO	SR NO PREFERRED
DEUTSCHE BANK AG	EUR	18,220	FIX TO CMS	24/05/2028	YES	TIER 2
DEUTSCHE BANK AG	EUR	49,912	FIX TO CMS	PERPETUAL	YES	TIER1
DEUTSCHE BANK AG	EUR	3,484	FIX TO FLOATER	19/11/2025	YES	SR NO PREFERRED
DEUTSCHE BANK AG	EUR	25,199	ZERO COUPON	15/10/2026	NO	SR NO PREFERRED
DEUTSCHE BANK AG	EUR	19,633	ZERO COUPON	20/01/2032	NO	SR NO PREFERRED
DEUTSCHE BANK AG LONDON	EUR	84.826	INDEXED	01/02/2033	NO	SR NO PREFERRED
DEUTSCHE BANK AG LONDON	EUR	4,989	INDEXED	28/01/2022	NO	SR NO PREFERRED
DEUTSCHE PFANDBRIEFBANK AG	EUR	2,021	FIX TO CMS	28/06/2027	YES	TIER 2
DIRECT LINE INSURANCE GROUP PLC	EUR	8,898	FIX TO CMS	PERPETUAL	YES	TIER1
DNB NOR BANK ASA	EUR	16,349	FIX TO CMS	PERPETUAL	YES	TIER1
ELECTRICITE DE FRANCE SA	EUR	108,178	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
ELIA GROUP SA/NV	EUR	18,021	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
ELM BV (HELVETIA SCHWEIZ)	EUR	9,907	FIX TO FLOATER	29/09/2047	YES	TIER 2
ELMBV (SWISS LIFE)	EUR	9,976	FIX TO FLOATER	PERPETUAL	YES	TIER 2
ENBW ENERGIE BADEN-WUERTTEMBERG AG	EUR	24,829	FIX TO CMS	02/04/2076	YES	OTHER CLAUSES
ENBW ENERGIE BADEN-WUERTTEMBERG AG	EUR	4,068	FIX TO CMS	05/04/2077	YES	OTHER CLAUSES
ENBW ENERGIE BADEN-WUERTTEMBERG AG	EUR	24,826	FIX TO CMS	29/06/2080	YES	OTHER CLAUSES
ENEL SPA	EUR	8,157	FIX TO CMS	24/05/2080	YES	OTHER CLAUSES
ENEL SPA	EUR	33,563	FIX TO CMS	24/11/2081	YES	OTHER CLAUSES
ENERGIAS DE PORTUGAL	EUR	21,895	FIX TO CMS	30/04/2079	YES	OTHER CLAUSES
ENGIE SA	EUR	9,719	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
ENISPA	EUR	2,244	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
ERSTE GROUP BANK AG	EUR	10,113	FIX TO CMS	PERPETUAL	YES	TIER1
FERROVIAL NETHERLANDS BV	EUR	17,279	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
GAS NATURAL FENOSA FINANCE BV	EUR	66,283	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
GENERALI SPA	EUR	22,094	FIXED	04/05/2026	NO	TIER 2
GENERALI SPA	EUR	32,795	FIX TO FLOATER	08/06/2048	YES	TIER 2
GENERALISPA	EUR	26,900	FIX TO FLOATER	10/07/2042	YES	TIER 2
GENERALI SPA	EUR	16,367	FIX TO FLOATER	27/10/2047	YES	TIER 2
GENERALI SPA	EUR	136,588	FIX TO FLOATER	PERPETUAL	YES	TIER1
GROUPAMA SA	EUR	43,300	FIXED	23/01/2027	NO	TIER 2
GROUPAMA SA	EUR	52,625	FIXED	24/09/2028	NO	TIER 2
GROUPAMA SA	EUR	6,454	FIX TO FLOATER	PERPETUAL	YES	TIER 2
HAMBURG COMMERCIAL BANK AG	EUR	1,004	FIXED	23/11/2023	YES	SR NO PREFERRED
HANNOVER RUECKVERSICHERU-REG	EUR	4,951	FIX TO FLOATER	09/10/2039	YES	TIER 2
HANNOVER RUECKVERSICHERU-REG	EUR	38,108	FIX TO FLOATER	PERPETUAL	YES	TIER 2
HOLCIM FINANCE LUX	EUR	1,006	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
HSBC HOLDINGS PLC	EUR	50,226	FIXED	30/06/2025	NO	TIER 2
HSBC HOLDINGS PLC	EUR	102,865	FIX TO CMS	PERPETUAL	YES	TIER1
IBERCAJA BANCO SA	EUR	17,124	FIX TO CMS	23/07/2030	YES	TIER 2
IBERDROLA INTERNATIONAL BV	EUR	17,970	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
IKB DEUTSCHE INDUSTRIEBK	EUR	11,805	FIX TO CMS	31/01/2028	YES	TIER 2
ING GROEP NV	EUR	37,967	FIX TO CMS	15/02/2029	YES	TIER 2
ING GROEP NV	EUR	519	FIX TO CMS	26/05/2031	YES	TIER 2
ING GROEP NV	EUR	15,769	FIX TO CMS	PERPETUAL	YES	TIER1
INTESA SANPAOLO SPA	EUR	288	FIXED	13/09/2023	NO	TIER 2
INTESA SANPAOLO SPA	EUR	31,562	FIX TO CMS	PERPETUAL	YES	TIER1
INTESA SANPAOLO VITA SPA	EUR	707	FIX TO FLOATER	PERPETUAL	YES	TIER1
KBC GROEP NV	EUR	19,482	FIX TO CMS	11/03/2027	YES	TIER 2
KBC GROEP NV	EUR	56,566	FIX TO CMS	PERPETUAL	YES	TIER1
KONINKLIJKE KPN NV	EUR	11,559	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
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Amounts in €k	1				1	
		Carrying amount			Early	Level of
Issuer	Currency	31/12/20	Interest rate	Maturity	repayment	subordination
LA BANQUE POSTALE SA	EUR	12,843	FIXED	09/06/2028	NO	TIER 2
LA BANQUE POSTALE SA	EUR	18,003	FIX TO CMS	19/11/2027	YES	TIER 2
LA BANQUE POSTALE SA	EUR	23,590	FIX TO CMS	PERPETUAL	YES	TIER1
LA MONDIALE SAM	EUR	3,015	FIXED	20/04/2026	YES	TIER 2
LA MONDIALE SAM	EUR	4,854	FIXED	23/06/2031	YES	TIER 2
LA MONDIALE SAM	EUR	9,527	FIX TO CMS	PERPETUAL	YES	TIER1
LA MONDIALE SAM	EUR	57,507	FIX TO CMS	PERPETUAL	YES	TIER 2
LA MONDIALE SAM	EUR	2,836	INDEXED	PERPETUAL	YES	TIER1
LA POSTE SA	EUR	28,446	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
LANDESBANK BADEN-WUERTTEMBERG	EUR	15,969	FIXED	28/09/2026	NO	TIER 2
LANDESBANK BADEN-WUERTTEMBERG	EUR	2,970	FIX TO CMS	PERPETUAL	YES	TIER1
LEGAL & GENERAL GROUP	EUR	10,187	FIX TO CMS	21/03/2047	YES	TIER 2
LEGAL & GENERAL GROUP	EUR	20,382	FIX TO CMS	27/10/2045	YES	TIER 2
M&G PLC	EUR	25,483	FIX TO CMS	20/07/2055	YES	TIER 2
MAPFRESA	EUR	63,401	FIX TO FLOATER	07/09/2048	YES	TIER 2
MAPFRESA	EUR	19,782	FIX TO FLOATER	31/03/2047	YES	TIER 2
MEDIOBANCA SPA	EUR	22,723	FIXED	23/04/2025	NO	SR NO PREFERRED
MEDIOBANCA SPA	EUR	9,975	FIX TO CMS	23/11/2030	YES	TIER 2
MEDIOBANCA SPA	EUR	597,190	FIX TO FLOATER	21/07/2027	YES	TIER1
MERCK KGAA	EUR	15,863	FIX TO CMS	25/06/2079	YES	OTHER CLAUSES
MITSUBISHI UFJ INVESTOR S&B LUX SA	EUR	37,926	INDEXED	15/12/2050	NO	TIER 1
MITSUBISHI UFJ INVESTOR S&B LUX SA	EUR	653	INDEXED	30/12/2099	NO	TIER1
MONTE PASCHI SIENA SPA	EUR	8,000	FIXED	23/07/2029	NO	TIER 2
MONTE PASCHI SIENA SPA	EUR	13,000	FIX TO CMS	10/09/2030	YES	TIER 2
MONTE PASCHI SIENA SPA	EUR	23,631	FIX TO CMS	18/01/2028	YES	TIER 2
MUNICH RE	EUR	6,969	FIX TO FLOATER	26/05/2042	YES	TIER 2
MUNICH RE	EUR	21,815	FIX TO FLOATER	26/05/2049	YES	TIER 2
NATIONWIDE BUILDING SOCIETY	EUR	1,460	FIX TO CMS	25/07/2029	YES	TIER 2
NATIXIS	EUR	12,000	CMS/CMT	PERPETUAL	YES	TIER 1
NGG FINANCE PLC	EUR	25,810	FIX TO CMS	05/09/2082	YES	OTHER CLAUSES
NN GROUP NV	EUR	15,461	FIX TO FLOATER	08/04/2044	YES	TIER 2
NN GROUP NV	EUR	45,189	FIX TO FLOATER	PERPETUAL	YES	TIER 2
NORDEA BANK ABP	EUR		FIX TO CMS	PERPETUAL	YES	TIER 1
NYKREDIT REALKREDIT AS	EUR	53,920 10,448	FIX TO CIVIS	20/01/2027	NO	SR NO PREFERRED
NYKREDIT REALKREDIT AS	EUR	1,810	FIX TO CMS	03/06/2036	YES	TIER 2
NYKREDIT REALKREDIT AS	EUR	,	FIX TO CMS	17/11/2027	YES	TIER 2
OMV AG	EUR	9,995	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
	EUR	33,800	FIX TO CMS	+	YES	OTHER CLAUSES OTHER CLAUSES
ORANGE SA (EX FRANCE TELECOM)		36,146		PERPETUAL		
ORSTED A/S (EX DONG ENERGY)	EUR	3,468	FIX TO CMS	09/12/2150	YES	OTHER CLAUSES
P&V ASSURANCES SCRL	EUR	95,000	FIXED	13/07/2028	NO NO	TIER 2
PHOENIX GROUP HOLDINGS PLC	EUR	24,108	FIXED	24/01/2029	NO NEC	TIER 2
PRUDENTIAL FINANCIAL INC.	EUR	76	FIX TO FLOATER	15/09/2047	YES	TIER 2
RAIFFEISEN BANK INTERNATIONAL AG	EUR	16,368	FIX TO CMS	PERPETUAL	YES	TIER1
REPSOL INTERNATIONAL FINANCE BV	EUR	28,340	FIX TO CMS	25/03/2075	YES	OTHER CLAUSES
REPSOL INTERNATIONAL FINANCE BV	EUR	45,611	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
SAMPO OYJ	EUR	7,459	FIX TO FLOATER	03/09/2052	YES	TIER 2
SCOR SA	EUR	20,325	FIX TO CMS	08/06/2046	YES	TIER 2
SCOR SA	EUR	16,034	FIX TO CMS	PERPETUAL	YES	TIER1
SCOR SA	EUR	9,941	FIX TO CMS	PERPETUAL	YES	TIER 2



Carring Carring Carring Strict Carring Strict Strict Carring Strict Stric	Amounts in €k						
STANDARD COMMERCIDESTERO			Carrying amount			Farly	Level of
SOCIETE GENERALE	Issuer	Currency		Interest rate	Maturity	,	
SOUTHE GENERALE	SERVIZI ASS. DEL COMMERCIO ESTERO	EUR	48,702	FIX TO CMS	PERPETUAL	YES	TIER1
SOCIETE GENERALE	SOCIETE GENERALE	EUR	55,473	FIXED	12/06/2030	NO	SR NO PREFERRED
SOCIETE GENERALE	SOCIETE GENERALE	EUR	2,989	FIXED	15/02/2024	NO	SR NO PREFERRED
SOCIETE GENERALE	SOCIETE GENERALE	EUR	19,493	FIXED	27/02/2025	NO	TIER 2
SOCIETE GENERALE	SOCIETE GENERALE	EUR	32,067	FIX TO CMS	16/09/2026	YES	TIER 2
SOCIETE PLANCE PER	SOCIETE GENERALE	EUR	24,180	FIX TO CMS	PERPETUAL	YES	TIER1
SOCECAP SA	SOCIETE GENERALE	EUR	10,463	FIX TO FLOATER	22/09/2028	YES	SR NO PREFERRED
SOLVAY SA	SOCIETÈ EUROPEENNE SATELLITE	EUR	44,852	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
STANDARD CHARTERED PLC	SOGECAPSA	EUR	110,067	FIX TO CMS	PERPETUAL	YES	TIER 2
STANDARD CHARTERED PLC	SOLVAYSA	EUR	13,222	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
STANDARD CHARTERED PLC	STANDARD CHARTERED PLC	EUR	6,495	FIXED	19/11/2024	NO	TIER 2
SUPERSTRADA PEDEMONTANA VENETA	STANDARD CHARTERED PLC	EUR	28,058	FIXED	23/11/2022	NO	TIER 2
SVENSKA HANDELSBANKEN AB	STANDARD CHARTERED PLC	EUR	5,131	FIX TO CMS	09/09/2030	YES	TIER 2
SWEDBANK AB EUR \$,098 FIXED 09/10/2024 NO SRNOPREFERRED SWEDBANK AB EUR 9,779 FIXTO CMS PERRETUAL YES TIER1 SWESS LIFE AG EUR 37,030 FIXTO CMS 26/09/2048 YES TIER1 SWISS LIFE AG EUR 191 FIXTO CMS PERPETUAL YES TIER1 SWISS LIFE AG EUR 10,080 FIXTO CMS PERPETUAL YES TIER1 SWISS REINANKE UKPLC EUR 10,080 FIXTO CMS Qu/06/2032 YES TIER1 TALANX AG EUR 15,001 INEXED PERPETUAL YES TIER2 TELEFONICA EUROPE BV EUR 15,600 FIXTO CMS PERPETUAL YES OTHER CLAUSES UBS GROUP AG EUR 6,200 FIXTO CMS PERPETUAL YES OTHER CLAUSES UBS GROUP AG EUR 22,664 FIXTO CMS PERPETUAL YES OTHER CLAUSES UBS GROUP AG EUR 9,2771	SUPERSTRADA PEDEMONTANA VENETA	EUR	13,800	STEPUP	30/06/2027	NO	OTHER CLAUSES
SWEDBANKAB EUR 9,779 FIXTO CMS PERPETUAL YES TIER1 SWISSLIFE AG EUR 37,030 FIXTO CMS 25/05/2048 YES TIER1 SWISSLIFE AG EUR 19,19 FIXTO CMS 25/05/2048 YES TIER1 SWISSLIFE AG EUR 10,080 FIXTO CMS 0,406/2052 YES TIER1 SWISSLIFE AG EUR 10,080 FIXTO CMS 0,406/2052 YES TIER1 SWISSLIFE AG EUR 10,080 FIXTO CMS 0,406/2052 YES TIER2 SYNETERISTIKI INSURANCE CO.INC. EUR 1,500 INDEXED PERPETUAL YES TIER1 IALANX AG EUR 1,500 FIXTO CMS PERPETUAL YES OTHER CLAUSES TOTAL SA EUR 6,200 FIXTO CMS PERPETUAL YES OTHER CLAUSES UBS GROUP AG EUR 2,2664 FIXTO CMS PERPETUAL YES OTHER CLAUSES UBS GROUP AG EUR 2,2664	SVENSKA HANDELSBANKEN AB	EUR	8,135	FIX TO CMS	PERPETUAL	YES	TIER1
SWISS LIFE AG	SWEDBANK AB	EUR	5,038	FIXED	09/10/2024	NO	SR NO PREFERRED
SWISSLIFE AG	SWEDBANK AB	EUR	9,779	FIX TO CMS	PERPETUAL	YES	TIER1
SWISS RE FINANCE UK PLC EUR 10,080 FIX TO CMS 04/06/2052 YES TIER2 SYNETERISTIKI INSURANCE CO. INC. EUR 1,500 INDEXED PERPETUAL YES TIER1 TALANX AG EUR 53,897 FIX TO FLOATER 05/12/2047 YES TIER1 TELEFONICA EUROPE BV EUR 11,560 FIX TO CMS PERPETUAL YES OTHERCLAUSES TOTAL SA EUR 6,201 FIX TO CMS PERPETUAL YES OTHERCLAUSES UBS GROUP AG EUR 22,664 FIX TO CMS PERPETUAL YES OTHERCLAUSES UNICALA BANCO SA EUR 22,664 FIX TO CMS PERPETUAL YES OTHERCLAUSES UNICREDIT SPA EUR 17,938 FIKED 20/01/2020 NO SR NO PREFERRED UNICREDIT SPA EUR 17,938 FIKED 20/01/2020 NO TIER2 UNICREDIT SPA EUR 70,942 FIX TO CMS 13/10/2022 NO TIER2 UNICREDIT SPA	SWISS LIFE AG	EUR	37,030	FIX TO CMS	25/09/2048	YES	TIER 2
SYNETERISTIKI INSURANCE CO. INC. EUR 1,500 INDEXED PERRETUAL YES TIER1 TALANX AG EUR 53,899 FIX TO FLOATER 05/12/2047 YES TIER2 TALANX AG EUR 115,601 FIX TO CMS OFREPETUAL YES OTHER CLAUSES TOTAL SA EUR 6,201 FIX TO CMS PERPETUAL YES OTHER CLAUSES LBS GROUP AG EUR 52,777 FIX TO CMS PERPETUAL YES OTHER CLAUSES LBS GROUP AG EUR 52,777 FIX TO CMS PERPETUAL YES OTHER CLAUSES LBS GROUP AG EUR 52,664 FIX TO CMS PERPETUAL YES OTHER CLAUSES LBS GROUP AG EUR 52,664 FIX TO CMS PERPETUAL YES OTHER CLAUSES LBS GROUP AG EUR 52,664 FIX TO CMS PERPETUAL YES OTHER CLAUSES LBS GROUP AG EUR 52,664 FIX TO CMS 19/01/2020 YES OTHER CLAUSES LBS GROUP AG <td>SWISS LIFE AG</td> <td>EUR</td> <td>191</td> <td>FIX TO CMS</td> <td>PERPETUAL</td> <td>YES</td> <td>TIER1</td>	SWISS LIFE AG	EUR	191	FIX TO CMS	PERPETUAL	YES	TIER1
TALANX AG EUR 53.897 FIXTO FLOATER 05/12/2047 YES TIER2 TELEFONICA EUROPE BV EUR 115.601 FIXTO CMS PERPETUAL YES OTHER CLAUSES TOTAL SA EUR 6.201 FIXTO CMS PERPETUAL YES OTHER CLAUSES UBS GROUP AG EUR 52.771 FIXTO CMS PERPETUAL YES OTHER CLAUSES UNICADA AGRACO SA EUR 22,664 FIXTO CMS PERPETUAL YES OTHER CLAUSES UNICREDIT SPA EUR 593 FIXTO CMS 13/11/2029 YES TIER2 UNICREDIT SPA EUR 17.938 FIXED 20/01/2030 NO SR NOPREFRED UNICREDIT SPA EUR 30,249 FIXTO CMS 03/01/2027 YES TIER2 UNICREDIT SPA EUR 30,249 FIXTO CMS 03/01/2027 YES TIER2 UNICREDIT SPA EUR 16,874 FIXTO CMS 19/06/2032 YES TIER2 UNICREDIT SPA EUR <td< td=""><td>SWISS RE FINANCE UK PLC</td><td>EUR</td><td>10,080</td><td>FIX TO CMS</td><td>04/06/2052</td><td>YES</td><td>TIER 2</td></td<>	SWISS RE FINANCE UK PLC	EUR	10,080	FIX TO CMS	04/06/2052	YES	TIER 2
TELEFONICA EUROPE BV EUR 115.601 FIX TO CMS PERRETUAL YES OTHER CLAUSES TOTAL SA EUR 6,201 FIX TO CMS PERRETUAL YES OTHER CLAUSES UBS GROUP AG EUR 52,777 FIX TO CMS PERPETUAL YES OTHER CLAUSES UNIBAIL RODAMCO SE EUR 22,664 FIX TO CMS PERPETUAL YES OTHER CLAUSES UNICAJA BANCO SA EUR 593 FIX TO CMS 13/10/2029 YES TIER2 UNICREDIT SPA EUR 17,938 FIXED 20/01/2030 NO SRNO PREFERRED UNICREDIT SPA EUR 70,942 FIXED 31/10/2022 NO TIER2 UNICREDIT SPA EUR 30,249 FIX TO CMS 15/01/2032 YES TIER2 UNICREDIT SPA EUR 16,874 FIX TO CMS 19/06/2032 YES TIER2 UNICREDIT SPA EUR 16,874 FIX TO CMS 19/06/2032 YES TIER2 UNICREDIT SPA EUR	SYNETERISTIKI INSURANCE CO. INC.	EUR	1,500	INDEXED	PERPETUAL	YES	TIER1
TOTAL SA EUR 6,201 FIXTO CMS PERPETUAL YES OTHER CLAUSES LUBS GROUP AG EUR 52,771 FIXTO CMS PERPETUAL YES TIERI UNIBAIL-RODANCO SE EUR 22,664 FIXTO CMS PERPETUAL YES OTHER CLAUSES UNICADA BANCO SA EUR 593 FIXTO CMS 13/1/2029 YES TIERZ UNICREDIT SPA EUR 17,938 FIXED 20/01/2030 NO SR NO PREFERRED UNICREDIT SPA EUR 70,942 FIXED 31/10/2022 NO TIERZ UNICREDIT SPA EUR 30,249 FIXTO CMS 03/01/2027 YES TIERZ UNICREDIT SPA EUR 30,249 FIXTO CMS 19/06/2032 YES TIERZ UNICREDIT SPA EUR 16,874 FIXTO CMS 19/06/2032 YES TIERZ UNICREDIT SPA EUR 16,867 FIXTO CMS 29/02/2029 YES TIERZ UNICREDIT SPA EUR 10,6486	TALANX AG	EUR	53,897	FIX TO FLOATER	05/12/2047	YES	TIER 2
UNIS GROUP AG	TELEFONICA EUROPE BV	EUR	115,601	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
UNIBAIL-RODAMCO SE EUR 22,664 FIX TO CMS PERPETUAL YES OTHER CLAUSES UNICAJA BANCO SA EUR \$93 FIX TO CMS 13/11/2029 YES TIER2 UNICREDIT SPA EUR 17,938 FIXED 20/01/2030 NO SR NO PREFERRED UNICREDIT SPA EUR 70,942 FIXED 31/10/2022 NO TIER2 UNICREDIT SPA EUR 30,249 FIX TO CMS 03/01/2027 YES TIER2 UNICREDIT SPA EUR 30,249 FIX TO CMS 03/01/2027 YES TIER2 UNICREDIT SPA EUR 33,442 FIX TO CMS 19/06/2032 YES TIER2 UNICREDIT SPA EUR 36,000 FIX TO CMS 19/06/2032 YES TIER2 UNICREDIT SPA EUR 170,709 FIX TO CMS 20/02/2029 YES TIER2 UNICREDIT SPA EUR 116,486 FIX TO CMS 20/01/2026 YES TIER2 UNICREDIT SPA EUR 16,486 </td <td>TOTAL SA</td> <td>EUR</td> <td>6,201</td> <td>FIX TO CMS</td> <td>PERPETUAL</td> <td>YES</td> <td>OTHER CLAUSES</td>	TOTAL SA	EUR	6,201	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
UNICALA BANCO SA	UBS GROUP AG	EUR	52,771	FIX TO CMS	PERPETUAL	YES	TIER1
UNICREDIT SPA	UNIBAIL-RODAMCO SE	EUR	22,664	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
UNICREDIT SPA EUR 70,942 FIXED 31/10/2022 NO TIER2 UNICREDIT SPA EUR 30,249 FIX TO CMS 03/01/2027 YES TIER2 UNICREDIT SPA EUR 23,342 FIX TO CMS 15/01/2032 YES TIER2 UNICREDIT SPA EUR 16,874 FIX TO CMS 19/06/2032 YES TIER2 UNICREDIT SPA EUR 36,000 FIX TO CMS 20/02/2029 YES TIER2 UNICREDIT SPA EUR 170,709 FIX TO CMS 20/02/2029 YES TIER2 UNICREDIT SPA EUR 16,486 FIX TO CMS PEPPETUAL YES TIER2 UNIOREDI BANCHE ITALIANE SCPA EUR 9,007 FIXED 12/04/2023 NO SR NO PREFERRED UNIONE DI BANCHE ITALIANE SCPA EUR 14,950 FIX TO CMS 05/05/2026 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 1,208 FIX TO CMS 15/09/2027 YES TIER2 UNIONE DI BANCHE ITALIANE S	UNICAJA BANCO SA	EUR	593	FIX TO CMS	13/11/2029	YES	TIER 2
UNICREDIT SPA EUR 30,249 FIX TO CMS 03/01/2027 YES TIER2 UNICREDIT SPA EUR 23,342 FIX TO CMS 15/01/2032 YES TIER2 UNICREDIT SPA EUR 16,874 FIX TO CMS 19/06/2032 YES TIER2 UNICREDIT SPA EUR 36,000 FIX TO CMS 20/02/2029 YES TIER2 UNICREDIT SPA EUR 170,709 FIX TO CMS 20/02/2029 YES TIER2 UNICREDIT SPA EUR 16,486 FIX TO CMS 20/02/2029 YES TIER2 UNICREDIT SPA EUR 16,486 FIX TO CMS PERPETUAL YES TIER1 UNICREDIT SPA EUR 16,486 FIX TO CMS 20/01/2026 YES SR NO PREFERRED UNICREDIT SPA EUR 9,007 FIXED 12/04/2023 NO SR NO PREFERRED UNICREDIT SPA EUR 60,010 FIX TO CMS 05/05/2026 YES SR NO PREFERRED UNIONE DIBANCHE ITALIANE SCPA EUR	UNICREDIT SPA	EUR	17,938	FIXED	20/01/2030	NO	SR NO PREFERRED
UNICREDIT SPA	UNICREDIT SPA	EUR	70,942	FIXED	31/10/2022	NO	TIER 2
UNICREDIT SPA EUR 16.874 FIX TO CMS 19/06/2032 YES TIER2 UNICREDIT SPA EUR 36.000 FIX TO CMS 20/02/2029 YES TIER2 UNICREDIT SPA EUR 170,709 FIX TO CMS PERPETUAL YES TIER1 UNICREDIT SPA EUR 16,486 FIX TO FLOATER 20/01/2026 YES SR NO PREFERRED UNIONE DI BANCHE ITALIANE SCPA EUR 9,007 FIXED 12/04/2023 NO SR NO PREFERRED UNIONE DI BANCHE ITALIANE SCPA EUR 60,010 FIX TO CMS 05/05/2026 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 14,950 FIX TO CMS 12/07/2029 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 1,208 FIX TO CMS 15/09/2027 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS 15/09/2027 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS 19/03/2077 YES <td< td=""><td>UNICREDIT SPA</td><td>EUR</td><td>30,249</td><td>FIX TO CMS</td><td>03/01/2027</td><td>YES</td><td>TIER 2</td></td<>	UNICREDIT SPA	EUR	30,249	FIX TO CMS	03/01/2027	YES	TIER 2
UNICREDIT SPA EUR 36,000 FIX TO CMS 20/02/2029 YES TIER2 UNICREDIT SPA EUR 170,709 FIX TO CMS PERPETUAL YES TIER1 UNICREDIT SPA EUR 16,486 FIX TO FLOATER 20/01/2026 YES SR NO PREFERRED UNIONE DI BANCHE ITALIANE SCPA EUR 9,007 FIXED 12/04/2023 NO SR NO PREFERRED UNIONE DI BANCHE ITALIANE SCPA EUR 60,010 FIX TO CMS 05/05/2026 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 14,950 FIX TO CMS 12/07/2029 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 1,208 FIX TO CMS 15/09/2027 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS 15/09/2027 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS 19/03/2077 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 3,000 FIX TO CMS 19/03/2077 YES<	UNICREDIT SPA	EUR	23,342	FIX TO CMS	15/01/2032	YES	TIER 2
UNICREDITSPA EUR 170,709 FIX TO CMS PERPETUAL YES TIER1 UNICREDIT SPA EUR 16,486 FIX TO FLOATER 20/01/2026 YES SR NO PREFERRED UNIONE DI BANCHE ITALIANE SCPA EUR 9,007 FIXED 12/04/2023 NO SR NO PREFERRED UNIONE DI BANCHE ITALIANE SCPA EUR 60,010 FIX TO CMS 05/05/2026 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 14,950 FIX TO CMS 12/07/2029 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 1,208 FIX TO CMS 15/09/2027 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS 15/09/2027 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS 19/09/2027 YES TIER2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS 19/09/2027 YES TIER2 VATENTIAL SCHALANE SCPA EUR 3,000 FIX TO CMS 19/09/2027	UNICREDIT SPA	EUR	16,874	FIX TO CMS	19/06/2032	YES	TIER 2
UNICREDIT SPA	UNICREDIT SPA	EUR	36,000	FIX TO CMS	20/02/2029	YES	TIER 2
UNIONE DI BANCHE ITALIANE SCPA EUR 9,007 FIXED 12/04/2023 NO SRNOPREFERRED UNIONE DI BANCHE ITALIANE SCPA EUR 60,010 FIX TO CMS 05/05/2026 YES TIER 2 UNIONE DI BANCHE ITALIANE SCPA EUR 14,950 FIX TO CMS 12/07/2029 YES TIER 2 UNIONE DI BANCHE ITALIANE SCPA EUR 1,208 FIX TO CMS 15/09/2027 YES TIER 2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS 15/09/2027 YES TIER 2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS 15/09/2027 YES TIER 2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS PERPETUAL YES OTHER CLAUSES VENETO BANCA SPA EUR 38 CMS SPREAD 01/12/2025 YES OTHER CLAUSES VEOLIA EUR 999 FIX TO CMS PERPETUAL YES OTHER CLAUSES VITTORIA ASSICURAZIONI SPA EUR 30,000 FIX ED 11/07/2028	UNICREDIT SPA	EUR	170,709	FIX TO CMS	PERPETUAL	YES	TIER1
UNIONE DI BANCHE ITALIANE SCPA EUR 60,010 FIX TO CMS 05/05/2026 YES TIER 2 UNIONE DI BANCHE ITALIANE SCPA EUR 14,950 FIX TO CMS 12/07/2029 YES TIER 2 UNIONE DI BANCHE ITALIANE SCPA EUR 1,208 FIX TO CMS 15/09/2027 YES TIER 2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS PERPETUAL YES TIER 1 VATTENFALL AB EUR 44,318 FIX TO CMS 19/03/2077 YES OTHER CLAUSES VENETO BANCA SPA EUR 38 CMS SPREAD 01/12/2025 YES TIER 2 VEOLIA EUR 999 FIX TO CMS PERPETUAL YES OTHER CLAUSES VITTORIA ASSICURAZIONI SPA EUR 30,000 FIXED 11/07/2028 NO TIER 2 VODAFONE GROUP PLC EUR 57,072 FIX TO CMS 27/08/2080 YES OTHER CLAUSES VOLKSWAGEN INT.NAL FINANCE NV EUR 58,830 FIX TO FLOATER 29/06/2047 YES	UNICREDIT SPA	EUR	16,486	FIX TO FLOATER	20/01/2026	YES	SR NO PREFERRED
UNIONE DI BANCHE ITALIANE SCPA EUR 14,950 FIX TO CMS 12/07/2029 YES TIER 2 UNIONE DI BANCHE ITALIANE SCPA EUR 1,208 FIX TO CMS 15/09/2027 YES TIER 2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS PERPETUAL YES TIER 1 VATTENFALL AB EUR 44,318 FIX TO CMS 19/03/2077 YES OTHER CLAUSES VENETO BANCA SPA EUR 38 CMS SPREAD 01/12/2025 YES TIER 2 VEOLIA EUR 999 FIX TO CMS PERPETUAL YES OTHER CLAUSES VITTORIA ASSICURAZIONI SPA EUR 30,000 FIXED 11/07/2028 NO TIER 2 VODAFONE GROUP PLC EUR 57,072 FIX TO CMS 03/01/2079 YES OTHER CLAUSES VOLKSWAGEN INT.NAL FINANCE NV EUR 58,830 FIX TO CMS PERPETUAL YES OTHER CLAUSES XLIT LTD EUR 19,892 FIX TO FLOATER 19/06/2047 YES TIER 2	UNIONE DI BANCHE ITALIANE SCPA	EUR	9,007	FIXED	12/04/2023	NO	SR NO PREFERRED
UNIONE DI BANCHE ITALIANE SCPA EUR 1,208 FIX TO CMS 15/09/2027 YES TIER 2 UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS PERPETUAL YES TIER 1 VATTENFALL AB EUR 44,318 FIX TO CMS 19/03/2077 YES OTHER CLAUSES VENETO BANCA SPA EUR 38 CMS SPREAD 01/12/2025 YES TIER 2 VEOLIA EUR 999 FIX TO CMS PERPETUAL YES OTHER CLAUSES VITTORIA ASSICURAZIONI SPA EUR 30,000 FIXED 11/07/2028 NO TIER 2 VODAFONE GROUP PLC EUR 57,072 FIX TO CMS 03/01/2079 YES OTHER CLAUSES VOLKSWAGEN INT.NAL FINANCE NV EUR 15,484 FIX TO CMS 27/08/2080 YES OTHER CLAUSES XLIT LTD EUR 19,892 FIX TO FLOATER 29/06/2047 YES TIER 2 ZURICH FINANCE (IRELAND) DAC EUR 19,969 FIX TO FLOATER 17/12/2052 YES TIER 2	UNIONE DI BANCHE ITALIANE SCPA	EUR	60,010	FIX TO CMS	05/05/2026	YES	TIER 2
UNIONE DI BANCHE ITALIANE SCPA EUR 7,000 FIX TO CMS PERPETUAL YES TIER 1 VATTENFALL AB EUR 44,318 FIX TO CMS 19/03/2077 YES OTHER CLAUSES VENETO BANCA SPA EUR 38 CMS SPREAD 01/12/2025 YES TIER 2 VEOLIA EUR 999 FIX TO CMS PERPETUAL YES OTHER CLAUSES VITTORIA ASSICURAZIONI SPA EUR 30,000 FIXED 11/07/2028 NO TIER 2 VODAFONE GROUP PLC EUR 57,072 FIX TO CMS 03/01/2079 YES OTHER CLAUSES VODAFONE GROUP PLC EUR 15,484 FIX TO CMS 27/08/2080 YES OTHER CLAUSES VOLKSWAGEN INT.NAL FINANCE NV EUR 58,830 FIX TO CMS PERPETUAL YES OTHER CLAUSES XLIT LTD EUR 19,892 FIX TO FLOATER 29/06/2047 YES TIER 2 ZURICH FINANCE (IRELAND) DAC EUR 19,969 FIX TO FLOATER 17/12/2052 YES TIER 2 </td <td>UNIONE DI BANCHE ITALIANE SCPA</td> <td>EUR</td> <td>14,950</td> <td>FIX TO CMS</td> <td>12/07/2029</td> <td>YES</td> <td>TIER 2</td>	UNIONE DI BANCHE ITALIANE SCPA	EUR	14,950	FIX TO CMS	12/07/2029	YES	TIER 2
VATTENFALL AB EUR 44,318 FIX TO CMS 19/03/2077 YES OTHER CLAUSES VENETO BANCA SPA EUR 38 CMS SPREAD 01/12/2025 YES TIER 2 VEOLIA EUR 999 FIX TO CMS PERPETUAL YES OTHER CLAUSES VITTORIA ASSICURAZIONI SPA EUR 30,000 FIXED 11/07/2028 NO TIER 2 VODAFONE GROUP PLC EUR 57,072 FIX TO CMS 03/01/2079 YES OTHER CLAUSES VODAFONE GROUP PLC EUR 15,484 FIX TO CMS 27/08/2080 YES OTHER CLAUSES VOLKSWAGEN INT.NAL FINANCE NV EUR 58,830 FIX TO CMS PERPETUAL YES OTHER CLAUSES XLIT LTD EUR 19,892 FIX TO FLOATER 29/06/2047 YES TIER 2 ZURICH FINANCE (IRELAND) DAC EUR 19,969 FIX TO FLOATER 17/12/2052 YES TIER 2	UNIONE DI BANCHE ITALIANE SCPA	EUR	1,208	FIX TO CMS	15/09/2027	YES	TIER 2
VENETO BANCA SPA EUR 38 CMS SPREAD 01/12/2025 YES TIER 2 VEOLIA EUR 999 FIX TO CMS PERPETUAL YES OTHER CLAUSES VITTORIA ASSICURAZIONI SPA EUR 30,000 FIXED 11/07/2028 NO TIER 2 VODAFONE GROUP PLC EUR 57,072 FIX TO CMS 03/01/2079 YES OTHER CLAUSES VODAFONE GROUP PLC EUR 15,484 FIX TO CMS 27/08/2080 YES OTHER CLAUSES VOLKSWAGEN INT.NAL FINANCE NV EUR 58,830 FIX TO CMS PERPETUAL YES OTHER CLAUSES XLIT LTD EUR 19,892 FIX TO FLOATER 29/06/2047 YES TIER 2 ZURICH FINANCE (IRELAND) DAC EUR 19,969 FIX TO FLOATER 17/12/2052 YES TIER 2	UNIONE DI BANCHE ITALIANE SCPA	EUR	7,000	FIX TO CMS	PERPETUAL	YES	TIER1
VEOLIA EUR 999 FIX TO CMS PERPETUAL YES OTHER CLAUSES VITTORIA ASSICURAZIONI SPA EUR 30,000 FIXED 11/07/2028 NO TIER 2 VODAFONE GROUP PLC EUR 57,072 FIX TO CMS 03/01/2079 YES OTHER CLAUSES VODAFONE GROUP PLC EUR 15,484 FIX TO CMS 27/08/2080 YES OTHER CLAUSES VOLKSWAGEN INT.NAL FINANCE NV EUR 58,830 FIX TO CMS PERPETUAL YES OTHER CLAUSES XLIT LTD EUR 19,892 FIX TO FLOATER 29/06/2047 YES TIER 2 ZURICH FINANCE (IRELAND) DAC EUR 19,969 FIX TO FLOATER 17/12/2052 YES TIER 2	VATTENFALL AB	EUR	44,318	FIX TO CMS	19/03/2077	YES	OTHER CLAUSES
VITTORIA ASSICURAZIONI SPA EUR 30,000 FIXED 11/07/2028 NO TIER 2 VODAFONE GROUP PLC EUR 57,072 FIX TO CMS 03/01/2079 YES OTHER CLAUSES VODAFONE GROUP PLC EUR 15,484 FIX TO CMS 27/08/2080 YES OTHER CLAUSES VOLKSWAGEN INT.NAL FINANCE NV EUR 58,830 FIX TO CMS PERPETUAL YES OTHER CLAUSES XLIT LTD EUR 19,892 FIX TO FLOATER 29/06/2047 YES TIER 2 ZURICH FINANCE (IRELAND) DAC EUR 19,969 FIX TO FLOATER 17/12/2052 YES TIER 2	VENETO BANCA SPA	EUR	38	CMS SPREAD	01/12/2025	YES	TIER 2
VODAFONE GROUP PLC EUR 57,072 FIX TO CMS 03/01/2079 YES OTHER CLAUSES VODAFONE GROUP PLC EUR 15,484 FIX TO CMS 27/08/2080 YES OTHER CLAUSES VOLKSWAGEN INT.NAL FINANCE NV EUR 58,830 FIX TO CMS PERPETUAL YES OTHER CLAUSES XLIT LTD EUR 19,892 FIX TO FLOATER 29/06/2047 YES TIER 2 ZURICH FINANCE (IRELAND) DAC EUR 19,969 FIX TO FLOATER 17/12/2052 YES TIER 2	VEOLIA	EUR	999	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
VODAFONE GROUP PLC EUR 15,484 FIX TO CMS 27/08/2080 YES OTHER CLAUSES VOLKSWAGEN INT.NAL FINANCE NV EUR 58,830 FIX TO CMS PERPETUAL YES OTHER CLAUSES XLIT LTD EUR 19,892 FIX TO FLOATER 29/06/2047 YES TIER 2 ZURICH FINANCE (IRELAND) DAC EUR 19,969 FIX TO FLOATER 17/12/2052 YES TIER 2	VITTORIA ASSICURAZIONI SPA	EUR	30,000	FIXED	11/07/2028	NO	TIER 2
VOLKSWAGEN INT.NAL FINANCE NVEUR58,830FIX TO CMSPERPETUALYESOTHER CLAUSESXLIT LTDEUR19,892FIX TO FLOATER29/06/2047YESTIER 2ZURICH FINANCE (IRELAND) DACEUR19,969FIX TO FLOATER17/12/2052YESTIER 2	VODAFONE GROUP PLC	EUR	57,072	FIX TO CMS	03/01/2079	YES	OTHER CLAUSES
XLIT LTD EUR 19,892 FIX TO FLOATER 29/06/2047 YES TIER 2 ZURICH FINANCE (IRELAND) DAC EUR 19,969 FIX TO FLOATER 17/12/2052 YES TIER 2	VODAFONE GROUP PLC	EUR	15,484	FIX TO CMS	27/08/2080	YES	
ZURICH FINANCE (IRELAND) DAC EUR 19,969 FIX TO FLOATER 17/12/2052 YES TIER 2	VOLKSWAGEN INT.NAL FINANCE NV	EUR	58,830	FIX TO CMS	PERPETUAL	YES	OTHER CLAUSES
· · · · · · · · · · · · · · · · · · ·	XLIT LTD	EUR	19,892	FIX TO FLOATER	29/06/2047	YES	TIER 2
Total 8,089,860	ZURICH FINANCE (IRELAND) DAC	EUR	19,969	FIX TO FLOATER	17/12/2052	YES	TIER 2
	Total		8,089,860				



List of properties

					Write-backs and
Property	Property		Net Carrying amount	Purchases and	reversals o
type (*)	code	Address	31/12/2019	other Increases	impairment losse
1	8000	To - Moncalieri - Via F. Postiglione 18	670		
1	0019	To - Torino - Corso Galileo Galilei 12/14	25,453	2,042	
1	0284	To - Torino - Via Carlo Alberto 59	3,293		
1	3511	To - Torino - Via Marenco 15	18,618	16	
1	7560	To - Torino - Corso Vittorio Emanuele 8, 3		1	
2	8000	To - Moncalieri - Via F. Postiglione 18	641		
2	0019	To - Torino - Corso Galileo Galilei 12/14	1,579	107	
2	0105	To - Moncalieri - P.Za V.Emanuele 8	181	178	
2	0162	To - Torino - Corso Dante 119	790		
2	0171	To - Torino - C.So Sebastopoli 310/1	94		
2	0178	To - Torino - C.So Turati 74	62		
2	0194	To - Torino - Grossi 29/Vinci 21/Cellini 6	5,224		
2	0197	To - Torino - Via Monginevro 61	60		
2	0206	To - Venaria - Via Tripoli 17	56		
2	0248	To - Ivrea - Via Monte Stella 6	546		
2	0251	To - Rivarolo Canavese - V.Gallo Pecca 22	199		
2	0284	To - Torino - Via Carlo Alberto 59	2,267		
2	0303	To - Torino - Via Arsenale 5	8,089	177	
2	0345	To - Chieri - Vicolo S.Antonio-Via V.Emanuele Ii Snc	167		
2	0434	To - Moncalieri - Piazza Caduti Per La Liberta' 7	100		
2	0494	To - Torino - Piazza Guala 143	6,990	194	
2	1049	To - Torino - C.So Vittorio Emanuele 48/V. Carlo Alberto 65	23,654		
2	2035	To - Collegno - Viale Gramsci 24	43		
2		To - Torino - Corso Trapani 7/D	1,500		
2		To - Torino - Strada Del Drosso, 25	4,450		
2		To - Torino - Via Berthollet 46	12,018	737	
2	3511	To - Torino - Via Marenco 15	54		
2	7560	To - Torino - Corso Vittorio Emanuele 8, 3	740	4	
1	1109	To - Torino - Lungo Dora Firenze 71	26,637	778	
2	1050	To - Moncalieri - Strada Ferrero Di Cambiano, 20	2,100	443	
2		To - Torino - Lungo Dora Firenze 71	1,264	31	
2		Vc - Borgosesia - Via G. Ferrari 15	98		
2		Vc - Gattinara - Piazza Giuseppe Mazzini 3	3,842		
1		Cn - Alba - Corso Langhe 7	60		
2		Cn - Alba - Corso Langhe 7	95		
2		Al - Alessandria - Corso Crimea 25	190		
2		Al - Alessandria - Via Trotti 44/46	120		
2		Al - Alessandria - Via Spalto Marengo 11	85		
2		Bi - Biella - Via Cova 10/A	90		



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	Total write-backs	Total depreciation	Current value 31/12/2020	Net Carrying amount 31/12/2020	Depreciation for the year	Value adjustments	Sales and other decreases	Transfers between usage classes
					59		611	
70	3,670	18,689	45,050	26,320	1,174			
		4,011	4,030	3,080	213			
		2,525	17,708	18,135	499			
19	49	161	230	93	8			100
					10		631	
34	234	1,187	2,870	1,613	73			
					4		355	
38	488	141	1,700	787	4			
					2		92	
16	46	25	220	59	3			
					2		5,222	
47	47	21	200	58	2			
	42	20	200	53	2			
	·	100	600	534	12			
		71	290	191	8			
		2,283	2,270	2,134	133			
,		2,528	7,800	7,800	217	249		
		79	190	160	7			
		,,,	3.		2		98	
					103		7,081	
					286		23,368	
6	6	15	81	41	2		3,3 **	
	-			·	19		1,481	
					72		4,377	
		1,442	7,300	12,405	349		11377	
		7.1	52	53	1			
12	312	1,031	1,473	595	49			(100)
-	3	3,370	22,126	26,671	744			(:==)
		5/5/ -		=5/5/	, , , ,		2,543	
1		162	1,074	1,259	35		-15-15	
1		37	140	95	4			
2,		1,094	3,040	3,040	108	695		
-		28	92	57	3	033		
+		45	138	91	4			
+		45	150	91	5		186	
		45	114	116	5		100	
		45	114	110	3		82	
72	73	32	300	86	4		02	
/ >	/3	32	300	00	4			



List of properties

Amounts in €	'k				
Property type (*)	Property code	Address	Net Carrying amount 31/12/2019	Purchases and other Increases	Write-backs and reversals of impairment losses
2	0351	Bi - Cossato - Via Paietta 8	64		
2	0501	Bi - Trivero - Località Ponzone / Via Provinciale 195	80		
2	7380	Bi - Biella - Via Gramsci 21	99		
3	0525	Im - San Remo - Monte Bignone S.N.C.	22		
3	0541	Ge - Camogli - Via Romana 215	4		
3	0542	Ge - Santa Margherita Ligure - Terreni S.Margherita Ligure Snc	1		
3	0543	Ge - Camogli - Terreni Agr. In Com. Camogli Viale Gaggini 1	53		
1	4069	Ge - Genova - Via Xx Settembre 1	1,033		
2	0067	Ge - Genova - Via Timavo 3	75		
2	0334	Ge - Camogli - Via Gaggini, 1	444		
2	0538	Ge - Camogli - Fabbricati Non Abitativi Camogli Viale Gaggini 1	85		
2	0540	Ge - Camogli - Via Gaggini 1	6,900		
2	0541	Ge - Camogli - Via Romana 215	186		
2	2063	Ge - Genova - Via Roccatagliata Ceccardi 1/2	468		
2	3009	Ge - Sestri Levante - Localita Riva Trigoso Snc	37		
2	7356	Ge - Genova - Via Sottoripa 1/A	1,146		
1	7365	Sp - La Spezia - Viale Italia 210/6	134	3	
1	2200	Va - Varese - Via Carcano, 2	188	2	
2	0151	Va - Saronno - Via Diaz / Via Bossi 2	39		
2	0205	Va - Varese - Via Foscolo 10	151		
2	0498	Va - Tradate - Via Montegrappa 17-Via Baracca 2	105		
2	0551	Va - Varese - Via Albani, 41	6,600	32	
2	2259	Va - Busto Arsizio - Piazza Garibaldi 1	128		
2	3002	Va - Laveno Mombello - Via Buozzi, 1	1,429		
2	1044	Va - Busto Arsizio - Via Xx Settembre 8	189		
1	8110	Co - Como - Via Innocenzo Xi, 13	1,428		
2	2037	Co - Como - Via Innocenzo Xi 13	189	5	
2	5205	Co - Como - Piazza Del Popolo 14	181		
2	8110	Co - Como - Via Innocenzo Xi, 13	2,843		
3	3031	Mi - Milano - Via Romano' _Cascina Malghera 42	745		
3	3072	Mi - Milano - Localita Trenno Snc	808		
1	2121	Mi - Milano - Via Pantano 26	629		
1	2122	Mi - Milano - Corso Di Porta Romana 19	40,798	206	
1	2244	Mi - Milano - Via Rasori 2	1		
1	3046	Mi - Milano - Via Dei Missaglia 97 - Edificio A2 (Ex B1)	3,789	16	
1	3047	Mi - Milano - Via Dei Missaglia 97 - Edificio B1 (Ex B4)	4,632	163	
1	4357	Mi - San Donato Milanese - Via Dell'Unione Europea 3	93,672	691	
1	7701	Mi - Milano - Piazza Missori 2	91	12	
1	7734	Mi - Milano - Via Unione 1	11		
2	0006	Mi - Milano - Via Roncaglia 14	9		
2	0023	Mi - Abbiategrasso - Via Serafino Dell'Uomo 34	90		



	<u> </u>				<u>- </u>			
Total write-downs	Total write-backs	Total depreciation	Current value 31/12/2020	Net Carrying amount 31/12/2020	Depreciation for the year	Value adjustments	Sales and other decreases	Transfers between usage classes
Witte downs	WITTE BUCKS	Total depreciation	31/12/2020	31/12/2020	1	aujustilielits	62	Classes
					2		78	
					3		97	
			32	22	3		97	
			J2	22			4	
1			1	1			т	
			300	53				
					29		1,004	
	50	41	200	72	3			
			620	444				
9		4	85	85				
3,475		4,161	6,000	6,000	233	667		
							186	
					10		457	
99			40	37				
					33		1,113	
		193	298	128	10			
	77	37	378	184	7			
	29	14	180	38	2			
					3		148	
					2		103	
					39		6,593	
		46	143	123	5			
					16		1,413	
		72	310	182	8			
		787	1,576	1,364	65			
	99	57	408	187	7		177	
		1,389	2,606	2,720	123		177	
129		1,309	1,185	745	123			
135			808	808				
56		69	562	614	15			
69		4,693	42,561	40,067	938			
		4,093	7	40,007	330			
		3	,		51		3,754	
					67		4,728	
	1,065	37,961	102,521	91,301	3,062		1,, 20	
	26	55	221	98	4			
					1		10	
	3	4	60	5			4	
					2		88	



List of properties

Amounts in €	īk .				
					Write-backs and
Property	Property		Net Carrying amount	Purchases and	reversals of
type (*)		Address	31/12/2019	other Increases	impairment losses
2	0078	Mi - Milano - Piazza Segesta 4	34		
2	0086	Mi - Milano - P.Za Garibaldi 8	54		
2	0095	Mi - Milano - Via Palmanova 189	68		
2	0216	Mi - Pieve Emanuele - Via Delle Rose 6	9,676	110	
2	0230	Mi - Rozzano - Via Torino 85	167		
2	0239	Mi - Milano - Via Cechov 48	117		
2	0264	Mi - Corsico - Via Vittorio Emanuele 10	178		
2	0265	Mi - Legnano - Via Porta / Corso Sempione 164	214		
2	0289	Mi - Bresso - Via Xxv Aprile 41 / Via Patellani 42	160		
2	0298	Mi - Milano - Via Treccani Degli Alfieri 16-18-20-22-24-26	19,999	146	
2	0304	Mi - Milano - Via Castellanza 6/8/10	3,127		
2	0310	Mi - Milano - Piazza Velasca 5	79,751	408	
2	0432	Mi - Milano - Via Perotti 2	2,134		
2	0445	Mi - Paderno Dugnano - Via Cadorna Ang.Via Pepe,2 (Via Piaggio 2)	223		
2	0520	Mi - Milano - Via Fiori Chiari Madonnina 9 - 24/A	862		
2	0545	Mi - Milano - Via Larga 26	10,346	9	
2	0552	Mi - Milano - Via Fara, 39	3,983	45	
2		Mi - Milano - Via Fara, 41	90,648	5,586	
2	0554	Mi - Milano - Via Cardano 6	1,538		
2	0555	Mi - Milano - C.So B. Aires 77-79-Via Doria 56			
2	2075	Mi - Legnano - Corso Italia 54	105		
2	2097	Mi - Milano - Via Casati, 39	1,688		
2	2121	Mi - Milano - Via Pantano 26	712		
2	2122		8,028	29	
2	2123	Mi - Milano - Via Pontaccio 15	8,798	15	
2	2222	Mi - Milano - Via Conservatorio 15	15,586	37	
2	2223	Mi - Milano - Via Conservatorio 17	11,046	26	
2	2227	Mi - Milano - Viale Umbria, 76	10,147	5	
2		Mi - Milano - Via Lancetti, 43-Via Maloja, 1-Via Dell'Aprica, 28	49,790	126	
2		Mi - Assago - Palazzo A - Strada 6	36,118	73	
2		Mi - Milano - Via Benigno Crespi, 57	42,411	896	
2		Mi - Milano - Via Manin 37	1,395		
2		Mi - Milano - Via Bugatti 1/3/5 - Lotto M13	171		
2		Mi - Milano - Via Trenno-Lampugnano Snc	13		
2		Mi - Milano - Viale Richard-Morimondo-Viale Famagosta Snc	1		
2		Mi - Milano - Via Brugnatelli / Via Ettore Ponti Snc	21		
2	3023		1,374		
2	3031	Mi - Milano - Via Romano' _Cascina Malghera 42	382		
2		Mi - Milano - Via Medici Del Vascello 40/E	945		
2		Mi - Milano - Via Bugatti 13 - Lotto M14_Edificio P1	1,877		
2	3040		4,502		
2		Mi - Milano - Via Fraschini 22 - Lotto M14_Edificio O	3,939		
2	3042	12	1,634		
2	3043	Mi - Milano - Via Dei Missaglia 97 - Edificio A1	10,334	119	



Total write-downs	Total write-backs	Total depreciation	Current value 31/12/2020	Net Carrying amount 31/12/2020	Depreciation for the year	Value adjustments	Sales and other decreases	Transfers between usage classes
		2	35	33	1			
	42	20	150	52	2			
	57	24	170	65	3			
					4		9,781	
	27	59	340	161	7			
		42	230	113	5			
		82	220	171	8			
		76	380	205	8			
					4		156	
		148	28,100	20,128	18			
		303	3,290	2,745	8		374	
		12,364	160,000	79,863	296			
					41		2,093	
		83	292	214	9			
					7		855	
512		3,502	13,790	9,668	301		385	
					74		3,954	
							96,219	(15)
					34		1,504	
			19					
	61	37	384	101	4			
	536	228	3,900	1,667	21			
65		48	735	705	7			
		901	7,309	7,864	194			
							8,813	
		2,191	25,100	15,373	250			
		1,517	19,000	10,901	170			
1,811		320	10,750	10,118	34			
					723		49,193	
					520		35,525	(145)
					556		42,751	
							1,395	
					3		168	
			17	13				
			1	1				
			71	21				
					26		1,349	
49			213	382				
2,874		440	970	930	16			
15		1	309	289			1,588	
<u>~</u>				J	1		4,501	
							3,938	
20			236	205			1,429	
			3	3	137		10,316	



List of properties

A <i>mounts in</i> €	'k		<u>. </u>		
Property type (*)	Property code	Address	Net Carrying amount 31/12/2019	Purchases and other Increases	Write-backs and reversals of impairment losses
2	3044	Mi - Milano - Via Dei Missaglia 97 - Edificio B3 (Ex A3)	14,368	5	
2	3045	Mi - Milano - Via Dei Missaglia 97 - Edificio B2 (Ex A4)	12,973	111	
2	3046	Mi - Milano - Via Dei Missaglia 97 - Edificio A2 (Ex B1)	9,060	12	
2	3047	Mi - Milano - Via Dei Missaglia 97 - Edificio B1 (Ex B4)	10,878	190	
2	3048	Mi - Milano - Via Dei Missaglia 97 - Edificio C1	6,470		
2	3049	Mi - Milano - Via Dei Missaglia 97 - Edificio C2	6,670		
2	3050	Mi - Milano - Via Dei Missaglia 97 - Edificio C3	6,760		
2	3052	Mi - Pieve Emanuele - Via Dei Platani Snc	220		
2	3053	Mi - Milano - Via Amidani Ed1/Via Gabussi 1	2,247		
2	3054	Mi - Milano - Via Amidani 19 (Ex. 15) Edificio 2	2,307		
2	3055	Mi - Milano - Via Amidani 17 Edificio 3B	1,307		
2	3056	Mi - Milano - Via Amidani 15 Edificio 3A	2,044		
2	3057	Mi - Milano - Via Patecchio 1 - Lotto A5 Ed.6	950		
2	3058	Mi - Milano - Via Ripamonti-Missaglia Snc	6		
2	3059	Mi - Milano - Via Medici Del Vascello 40	3,417		
2	3067	Mi - Milano - Via Dei Missaglia 97 - Edificio B4 (Ex B3)	15,756	13	
2	3068	Mi - Milano - Via Dei Missaglia 97 - Edificio C4	7,130		
2	3069	Mi - Milano - Via Dei Missaglia 97 - Edificio E	854		
2	3070	Mi - Milano - Via Dei Missaglia 97 - Edificio F	5,440		
2	3075	Mi - Milano - Piazza Missori 2	30		
2	3503	Mi - Milano - Via Senigallia 18/2_Ed. Aefg	23,462		
2	3504	Mi - Milano - Via Senigallia 18/2_Ed. D	17,720		
2	3505	Mi - Milano - Via Senigallia 18/2_Ed. B	17,073		
2	3513	Mi - Milano - Via Senigallia 18/2_Ed. C	16,850		
2	4357	Mi - San Donato Milanese - Via Dell'Unione Europea 3	55,546	322	
2	4367	Mi - Milano - Piazza Castello 13	8,232	89	
2	7701	Mi - Milano - Piazza Missori 2	2,952	342	
1	7207	Mi - Milano - Galleria Unione 3	8		
2	0423	Bg - Lovere - Via S. Maria 35	82		
2	2233	Bs - Brescia - Via Solferino 11	210		
2	4370	Bs - Brescia - C.So Bazoli 45 - Via Aldrighi	848		
2	7715	Bs - Brescia - Piazzale Della Stazione 63	289		
2	0439	Pv - Mortara - C.So Cavour 74	93		
2	2044	Cr - Cremona - Via Ingegneri 5	64		
2	2081	Mn - Mantova - Via Mazzini 16	204	132	
2	2143	Mn - Ostiglia - Via Xx Settembre 63/65/67	183		
2	0104	Mb - Monza - Via S.Martino 2	127		
2	0154	Mb - Seregno - Via Raffaello Sanzio 10	72		_



	Г	г			F	-	- <u> </u>	1
				Net Carrying				Transfers
Total	Total		Current value	amount			Sales and other	between usage
write-downs	write-backs	Total depreciation	31/12/2020	31/12/2020	the year	adjustments	decreases	classes
					196		14,178	
					192		12,891	
					122		8,951	
					155		10,912	
					62		6,408	
					64		6,606	
					66		6,694	
150			220	220				
							2,247	
							2,307	
							1,307	
							2,044	
					6		944	
26			6	6				
3,215		1,463	3,200	3,200	90	127		
					214		15,555	
					67		7,063	
					9		845	
					54		5,386	
		6	39	29	1			
					281		23,181	
					200		17,520	(1)
					192		16,880	
					189		16,661	
	646	16,156	58,529	54,208	1,660			
					160		8,161	
	844	1,811	7,297	3,151	143		·	
					1		8	
	4	30	115	79	3			
					6		203	
					25		823	
					8		281	
					2		91	
	40	23	175	61	3			
	1.5		,3		5		332	
26		51	190	177	7		33-	
	95	45	715	122	5			
	33	.,,	,5		2		71	



List of properties

Amounts in €	Ek .				
Property type (*)	Property code	Address	Net Carrying amount 31/12/2019	Purchases and other Increases	Write-backs and reversals of impairment losses
2	7520	Mb - Monza - Piazza Diaz 1	182		
2	2018	Bz - Bolzano - Via Perathoner 5	86		
2	3030	Tn - Campo Carlo Magno - Via Cima Tosa	3,002	40	
1	2249	Vr - Verona - Corso Porta Nuova 60	241		
2	0421		128		
2	0508	Vr - Verona - Corso Cavour 35	390		
2	2207	·	39		
2	8020		142		
1		Vi - Vicenza - Via Firenze 7-13	18		
2	0204		58		
2	0262	, , ,	144		
2	0322		197		
2		Vi - Vicenza - C.So Felice E Fortunato 300	809	16	
2	7568		57		
2	2257	BI - Belluno - Via Feltre 244	44		
1	3204		759	4	
2	0337 0512	Tv - Castelfranco Veneto - Via M. Podgora / Borgo Vicenza 42 Tv - Vittorio Veneto - L.Go Med.D'Oro Bortolotto, 1	201		
2		Tv - Treviso - Via Pennacchi 1	234 827	4	
2	2084		53	4	
2	3025	Ve - Musile Di Piave - Via Triestina 9	3,031		
2		Ve-Mestre-Corso Del Popolo 125	320		
2		Ro - Ficarolo - Via Giglioli 5/1 - P.Zza Marconi 25	74		
1		Ud - Udine - Via Poscolle,71 - M. Volpe,5	421	2	
2		Ud - Tarvisio - Via Roma 35	52		
2		Ud - Tolmezzo - Via Roma 9/A	203		
2	0071	Go - Gorizia - C.So Italia 90	71		
1	0533	-	1,107	46	
2	0079	Ts - Trieste - Via De Amicis 15-17		237	
2	0533	Ts - Trieste - Via Carducci 29	3,872	186	
2	0556	Ts - Trieste - Via De Amicis 1/17	1,082		
2	3514	Ts - Trieste - Riva Tommaso Gulli	4,569	3,488	
2	7731	Ts - Trieste - Via Marconi 6/8	122		
2	2154	Pc - Piacenza - Piazza Cavalli, 7	91		
5	3074	Pr - San Pancrazio Parma - Via Emilia Ovest Snc	4,100	58	
2	0119	Pr - Parma - Via Collegio Nobili 4	91		
2		Pr - Parma - Borgo Goldoni 1	195		
2		Pr - Parma - Via Saffi 82/B	3,016		
2	4379	Pr - Fidenza - Piazza Ettore Ponzi	263		
2	4270	-	2,213		
3	0523	Mo - Modena - Via M.Buonarroti Snc	20		
2	0103	Mo - Modena - Via Tabboni 9-11-13 / Viale Fabrizi 21	218		
2	0249	Mo - Maranello - Via Gioia / Via Magellano 15	96		



Total write-downs	Total write-backs	Total depreciation	Current value 31/12/2020	Net Carrying amount 31/12/2020	Depreciation for the year	Value adjustments	Sales and other decreases	Transfers between usage classes
	150	227	500	171	12			
15	73	31	312	83	3			
	555	1,230	3,360	2,917	124			
		260	544	227	15			
					3		125	
		145	535	375	16			
					1		38	
		51	150	137	6			
					1		17	
					1		57	
		51	210	138	6			
		73	270	189	8			
290		295	796	793	33			
					3		54	
		16	105	42	2			
353		96	731	743	19			
14		100	210	193	9			
		117	260	224	10			
392		105	819	810	21			1
					1		52	
					41		2,990	
					9		312	
	7	28	100	71	3			
		145	530	407	17			
		20	65	49	2			
		77	280	194	8			
					2		69	
		265	823	1,121	32			
					2		1,317	1,082
		542	4,627	4,007	66			15
								(1,082)
					93		7,963	
	1	111	337	112	7		3	
					2		90	
							4,158	
	55	31	485	87	4			
					4		191	
838		462	2,850	2,850	47	120		
					6		257	
					42		2,172	
			78	20	·			
	97	55	680	211	8			
					2		94	



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Amounts in €	k				
Property type (*)	Property code	Address	Net Carrying amount 31/12/2019	Purchases and other Increases	Write-backs and reversals of impairment losses
2	0558	Mo - Modena - V.Stanguellini 65-120-140/V.Lamborghini	127		
2	2133	Mo - Modena - Piazza Medaglie D'Oro, 1	69		
2	2272	Mo - Modena - Via Rainusso 130	228		
2	5212	Mo - Modena - Viale Trento E Trieste 13	350		
1	3105	Bo - Bologna - Via Larga 8 - Torre	22,529	350	
1	3107	Bo - Bologna - Via Larga 8 - Uffici	3,579	22	
1	3517	Bo - Bologna - Via Dei Fornacia 27 E 31	8,783	481	
1	4081	Bo - Bologna - Via Stalingrado 45-53	68,345	1,167	
1	4349	Bo - Bologna - Via Del Gomito 1	4,527	108	
1	4351	Bo - Bologna - Via Calzoni 8	11,089	89	
1	4358	Bo - Bologna - Via Del Pilastro 52	16,666	960	
1	4359	Bo - Bologna - Piazza Della Costituzione 2	13,523	161	
2	0085	Bo - Bologna - Piazza Della Costituzione 1 - Albergo		37,512	
2	0088	Bo - San Lazzaro Di Savena - Via Fantini - Via Palazzetti 1 - Albergo		18,342	
2	0218	Bo - Bologna - Via Procaccini 17/G	193		
2	0263	Bo - Castel Maggiore - Via Gramsci 192	158		
2	0325	Bo - Bologna - Via Savigno 1	220		
2	0413	Bo - Imola - Via Cavour 37	100		
2	2185	Bo - San Lazzaro Di Savena - Via Jussi 8	78		
2	2300	Bo - Bologna - Via Ugo Bassi 4-V. Terribilia 4-V. Della Zecca 2	32,258	2,439	
2	3103	Bo - Bologna - Via Larga Fronte Strada	1,685	85	
2	3104	Bo - Bologna - Via Del Terrapieno	163		
2	3105	Bo - Bologna - Via Larga 8 - Torre	76,250	1,064	
2	3106	Bo - Bologna - Via Larga 8 - Hotel	17,824	243	
2	3107	Bo - Bologna - Via Larga 8 - Uffici	5,677	32	
2	3108	Bo - Bologna - Via Larga 8 - Piastra Commerciale	19,486	181	
2	3109	Bo - Bologna - Via Larga 8 - Parcheggio	16,897		
2	3517	Bo - Bologna - Via Dei Fornacia 27 E 31	164	4	
2	4081	Bo - Bologna - Via Stalingrado 45-53	7,769	111	
2	4253	Bo - Bologna - Via Mentana 2	2,212	3	
2	4257	Bo - Bologna - Via Zago 2/2	654		
2	4294	Bo - Bologna - Via Zacchi 1-3	566		
2	4297	Bo - Crespellano - Via 2 Agosto 1980	3,373		
2	4298	Bo - Bologna - Via Marziale 17-19-23-31	1,082		
2	4310	Bo - Bologna - Via Rolli 7-9	814		
2	4349	Bo - Bologna - Via Del Gomito 1	8,012	158	
2	4351	Bo - Bologna - Via Calzoni 8	1,285	81	
2	4355	Bo - Bologna - Viale Masini 26-56	6,589		
2	4356	Bo - Bologna - Viale Majani 2	2,591		
2	4359	Bo - Bologna - Piazza Della Costituzione 2	59,081	525	
2	4365	Bo - Bologna - Via Farini 12	17,068		



Total write-downs	Total write-backs	Total depreciation	Current value 31/12/2020	Net Carrying amount 31/12/2020	Depreciation for the year	Value adjustments	Sales and other decreases	Transfers between usage classes
			21	14			113	
	54	30	345	66	3			
		103	338	218	10			
	94	132	429	336	14			
3,469		5,335	22,098	22,214	665			
602		835	3,494	3,496	106			
		1,142	5,797	9,020	243			
	31,394	44,532	77,913	66,759	2,753			
400	565	1,180	4,230	4,503	131			
	599	4,895	7,580	10,744	434			
10,234	598	4,193	14,300	17,217	410			
411	19	4,173	11,396	10,552	409	411		(2,312)
776		9,911	27,000	27,000	1,118	601	8,793	
1,313		3,690	14,000	14,000	453	652	3,237	
	6	49	330	186	7			
		56	300	152	6			
	77	83	326	211	9			
					2		98	
					2		76	
17,060		3,438	33,500	33,500	388	954		145
		48	2,355	1,726	44			
978			50	163				
11,710		18,021	74,602	75,064	2,249			
3,472		4,256	16,800	16,800	526	741		
955		1,323	6,006	5,541	168			
3,259		4,408	18,570	18,570	578	519		
2,596		3,941	17,970	16,402	494			
			53	169				
	3,599	4,539	9,037	7,582	298			
	590	773	2,140	2,127	87			
			1,347	654				
		3	725	566				
	146	2,543	3,800	3,279	94			
			1,388	1,082				
			1,090	814				
739	1,025	2,130	7,570	7,938	232			
	35	310	2,320	1,320	46			
			5,925	6,589				
382	403	790	2,910	2,493	98			
2,257	107	15,605	57,074	57,918	1,743	2,257		2,312
<u></u>					156		16,912	



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Property type (*)	Property code	Address	Net Carrying amount 31/12/2019	Purchases and other Increases	Write-backs and reversals of impairment losses
2	7381	Bo - Bologna - Via Delle Lame 114	313		
2	8100	Bo - Bologna - Via Delle Lame 112	401		
1	0357	Fe - Ferrara - C.So Ercole D'Este 6/A	318	27	
2	0357	Fe - Ferrara - C.So Ercole D'Este 6/A	743	60	
2	7364	Fe - Ferrara - Via Boccaleone 8	72		
1	4377	Ra - Ravenna - Via Faentina 106	36		
2	0052	Ra - Faenza - Corso Mazzini 54/2	73		
2	0462	Ra - Ravenna - Via Porta Aurea 14	413		
2	2165	Ra - Ravenna - Via Cesarea 11	98		
2	4377	Ra - Ravenna - Via Faentina 106	2,085	2	
2	4381	Ra - Faenza - Via Baccarini 29/31	1,215	2	
1	4380	Fc - Forli' - Via Pietro Maroncelli 10	941		
2	2033	Fc - Cesena - Vicolo Cesuola 14	89		
2	4380	Fc - Forli' - Via Pietro Maroncelli 10	5,174	2	
1	0130	Rn - Rimini - Via Roma 102	40		
2	0130	Rn - Rimini - Via Roma 102	85		
2	0463	Rn - Riccione - Via Missori 2 Ang. Via Dei Mille 13	173		
2	0120	Pu - Pesaro - Via M.Del Monaco 16	92		
2	0407	Pu - Fossombrone - Corso Garibaldi 149	68		
2	2153	Pu - Pesaro - Via Ardizi 14	58		
1	4138	An - Ancona - Via 29 Settembre 2	257		
2	0027	An - Ancona - Via Rismondo 14	83		
2	4372	An - Ancona - Centro Direzionale Baraccola	858		
2	4382	An - Ancona - Via Mamiani 4-6	1,361		
2		Mc - Macerata - C.So Cairoli 177	71		
2	0347	Mc - Civitanova Marche - Via Dante Alighieri N. 15	79		
2		Ap - San Benedetto Del Tronto - Via De Gasperi 51	26		
2		Fm - Fermo - P.Zza Del Popolo 37	135		
2		Lu - Capannori - Via Delle Poste Snc	180		
2		Lu - Viareggio - Viale Manin,12	5,000		
2		Pt - Pistoia - Via Stadio 6/A	107		
2		Pt - Pescia - Via Galeotti 59/61	111		
2	0452	Pt - Pistoia - Via B.Buozzi 18	246		
4		Fi - Firenze - Posti Auto Parterre Via Madanna Della Tosse 9	2,279		
3		Fi - Firenze - Via Di Careggi 38	290	814	
1		Fi - Firenze - Via Toscanelli / P.Za Della Liberta' 9/11	682	7	
1		Fi - Firenze - Via Monaco 6 / Via Ghiacciaie 3	11,535	581	
1		Fi - Firenze - Piazza Della Liberta' 6	64,942	424	
1		Fi - Firenze - Via Alemanni 41	5,553	724	



Total write-downs	Total write-backs	Total depreciation	Current value 31/12/2020	Net Carrying amount 31/12/2020	Depreciation for the year	Value adjustments	Sales and other decreases	Transfers between usage classes
	58	568	719	287	26			
154		502	490	378	23			
					3		342	
					9		794	
					3		70	
		13	39	34	1			
	50	26	250	70	3			
14		157	432	397	17			
5		35	229	94	4			
		739	2,408	2,005	82			
					34		1,183	
					20			(921)
		32	195	86	4			
1,233		1,566	6,100	5,948	148			921
	31	14	215	38	2			
	65	30	455	82	3			
	33	66	273	166	7			
					2		90	
					2		66	
		21	215	56	2			
	208	288	334	241	16			
	63	29	530	79	3			
455		350	807	822	35			
500		228	1,280	1,324	37			
					2		69	
					2		77	
	21	31	155	24	2			
13		39	146	131	5			
12		88	210	172	8			
					8		4,992	
	80	38	440	103	4			
5	6	44	130	106	5			
		91	490	236	10			
		350	2,029	2,279				
							1,104	
					7		682	
		1,251	7,800	11,789	326			
		8,698	60,816	63,604	1,763			
					37		5,516	



List of properties

Amounts in €	k				
Property type (*)	Property code	Address	Net Carrying amount 31/12/2019	Purchases and other Increases	Write-backs and reversals of impairment losses
2	0084	Fi - Firenze - P.Zza Donatello 14, V.Le Matteotti, 2		21,680	
2	0155	Fi - Sesto Fiorentino - Via Dante 44-46	107		
2	0235	Fi - Firenze - Via Lanza 73	113		
2	0331	Fi - Calenzano - Via Degli Olmi,7	6,266		
2	0332	Fi - Campi Bisenzio - Via Dei Tintori 11	223		
2	0363	Fi - Firenze - V. Don Minzoni / V. M.Della Tosse /P.Za Libertà 13	11,390	4	
2	0365	Fi - Firenze - Piazza Della Repubblica N. 6	54,037	3,591	
2	0366	Fi - Firenze - Via Benivieni 1/3	796		
2	0368	Fi - Firenze - Via Landini - Via Catalani 8	1,250		
2	0369	Fi - Firenze - Viale S. Lavagnini N. 3-5	1,742		
2	0372	Fi - Firenze - Viale Matteotti 50-50/A	2,315	1	
2	0373	Fi - Firenze - Viale G. Matteotti N. 52	3,782		
2	0374	Fi - Firenze - Viale G. Matteotti 54	461		
2	0375	Fi - Firenze - Viale G. Matteotti N. 56	3,200	20	
2	0376	Fi - Firenze - Viale Matteotti 64 - Via Fra' Bartolomeo 64	5,967	1	
2	0377	Fi - Firenze - Viale S. Lavagnini N. 7	6,904	27	
2	0378	Fi - Firenze - Viale G. Matteotti N. 14-16-18	14,554		
2	0380	Fi - Firenze - Via Baracca 18	1,121		
2	0381	Fi - Firenze - Via Del Bobolino 1-3-5 Viale Machiavelli 14	1,159		
2	0383	Fi - Firenze - Via L.II Magnifico 2-Via Toscanelli 1-3	5,702		
2	0386	Fi - Firenze - Via Ricasoli, 48	3,504	40	
2	0387	Fi - Firenze - Via S. Reparata N. 97	3,541		
2	0393	Fi - Firenze - Via Atto Vannucci 23	95		
2	0397	Fi - Firenze - Via Toscanelli / P.Za Della Liberta' 9/11	8,609	75	
2	0400	Fi - Firenze - Viale Matteotti 50/A	1,373		
2	0402	Fi - Firenze - Viale G. Matteotti 60	8,777	16	
2	0548	Fi - Firenze - Via Salvagnoli, 4	6,013	95	
2	2046	Fi - Empoli - Via Villani 4	83		
2	2160	Fi - Pontassieve - Via Roma 10	56		
2	3071	Fi - Firenze - Via Di Careggi 38		7,755	
2	3502	Fi - Firenze - Piazza Della Liberta' 6	3,724	20	
2	7744	Fi - Firenze - Via Benedetto Marcello 2	61		
1	2077	Li - Livorno - Via E.Mayer 7	72		
2	0125	Li - Portoferraio - Viale Elba / Calata Italia 26	104		
2	0422	Li - Livorno - Via Grande 110 - P.Za Grande 3	246		
1	0122	Pi - Pisa - Via Manzoni 11	1,308	6	
1	7532	Pi - Pisa - Via Puccini 14	187	2	
2	0124	Pi - Ponsacco - Via Valdera 29	63		
2	0456	Pi - Pontedera - Via Della Misericordia 22	131		
2	2028	Pi - Cascina - Via Tosco Romagnola 248/E	75		
2	2162	Pi - Pontedera - Via Aurelio Saffi 4	55		
1	2004	Ar - Arezzo - Via Xxv Aprile 18/34	374	25	
2	0453	Si - Poggibonsi - Via Xx Settembre 58	135		
2	0405	Gr - Follonica - Via Santini N. 7/C	63		



Total write-downs	Total write-backs	Total depreciation	Current value 31/12/2020	Net Carrying amount 31/12/2020	Depreciation for the year	Value adjustments	Sales and other decreases	Transfers between usage classes
					289		21,392	
	86	38	450	103	4			
		40	350	109	4			
					115		6,151	
		83	267	214	9			
					124		11,269	
					546		57,082	
					9		787	
1,261	21	676	1,250	1,243	7			
207		43	1,710	1,742				
					44		2,271	
					57		3,726	
							461	
							3,220	
575		260	6,060	5,928	39			
2,301		53	6,600	6,600	31	300		
					240		14,314	
630		301	1,050	1,095	26			
							1,159	
466		2,315	6,550	5,646	56			
1,336		196	3,700	3,531	13			
					39		3,501	
							95	
					89		8,594	
141		274	1,350	1,343	30			
509		1,139	8,800	8,671	123			
							6,108	
	_				2		81	
	6	20	144	54	2			
				_			7,755	
		500	3,514	3,644	101			
	49	55	300	58	3			
					2		71	
			- · o		2		102	
9		174	248	234	12			
	24	331	1,720	1,266	48			
	9	50	200	183	7		C-	
	16	F0	140	120	1		62	
	Ib	50	148	126	5			
16		27	155	72	3			
27	43	20	138	52 386	2			
27		87	527		14			
	3	51	230 100	130 60	5			
	1	23	100	60	3			



List of properties

Amounts in €	<u>k</u>				
Property type (*)	Property code	Address	Net Carrying amount 31/12/2019	Purchases and other Increases	Write-backs and reversals of impairment losses
2	0126	Po - Prato - Via Tacca 8	201		
2	0457	Po - Prato - Via Simintendi 20	4,237	36	
2	0446	Pg - Perugia - Via Cortonese Ang. Via Romeo Gallenga 120	195		
2		Pg - Spoleto - Via Flaminia, 3	135		
2	2151		115		
2		Pg - Perugia - Via Palermo 21/A	333		
2	0129	Ri - Rieti - Via Delle Orchidee 9	75		
3	0524	Rm - Roma - Via Tor Carbone - Parco Appia Antica Snc	8		
3	2171	Rm - Roma - Via Tor Di Quinto Snc	421		
3	3029	Rm - Roma - Castelnuovo Di Porto	3,420		
3	3061	Rm - Roma - Via Della Cesarina 3	3,760		
1	0147	Rm - Roma - Viale Umanesimo 304-308	25		
1	4272	Rm - Roma - Piazza Esquilino 5/Via Farini 5	16,678	247	
1	4361	Rm - Roma - Piazza Esquilino 12 /Via Farini 17	27.755	58	
2	0059	Rm - Frascati - Via D.Seghetti 42	101		
2	0133	Rm - Roma - P.Za Meucci 23	83		
2	0134	Rm - Roma - P.Za Monte Gennaro 16-16/A	269		
2	0140	Rm - Roma - Via Lazzari 26	118		
2	0145	Rm - Roma - Via R.Da Forli' 4	92		
2	0293	Rm - Roma - Roma - Via Ciro Menotti 24	1,517		
2	0465	Rm - Roma - Via Sicilia, 42	2,781		
2	0469	Rm - Roma - Via Aladino Govoni, 24/43	59,589	345	
2	2169	Rm - Roma - Via Gregorio Vii, 44	89		
2	2172	Rm - Roma - Via Castellini, 13	1,212		
2	2230	Rm - Roma - Via Tre Madonne, 14-16-18	66,918	192	
2	3012	Rm - Roma - Viale Caduti Per La Resistenza	75		
2	4272	Rm - Roma - Piazza Esquilino 5/Via Farini 5	28,984	270	
2	4342	Rm - Roma - Via Pio Iv 6	20,814	1,600	
2	4361	Rm - Roma - Piazza Esquilino 12 / Via Farini 17	11,993	17	
1	0440	Na - Napoli - Centro Direzionale Lotto C2	5,694	41	
2	0440	Na - Napoli - Centro Direzionale Lotto C2	344	2	
3	2213	Sa - Vietri Sul Mare - Via Vietri Snc			
2	0047	Ch - Chieti - Viale Europa 43	74		
2	0159	Ta - Taranto - V.Le P.Amedeo 26	76		
2	0077	Le - Lecce - Via Cesare Battisti 28	82		
1	0012	Rc - Reggio Calabria - Via Ibico 1	421	1	
2	4369	Tp - Marsala - Via Salemi 15	87		
2	2277	Pa - Palermo - Via Ricasoli 59	208	·	
2	4362	Me - Messina - Via Xxvii Luglio 195	2,085		
3	2216	Ct - Vizzini - Podere Maguli Snc	8		
1	0002	Ct - Catania - Via Torino 73	466	6	
1	0042	Ct - Catania - Via Del Bosco 298/A	1		



	F	-		-	F	-	-	
Total write-downs	Total write-backs	Total depreciation	Current value 31/12/2020	Net Carrying amount 31/12/2020	Depreciation for the year	Value adjustments	Sales and other decreases	Transfers between usage classes
	124	71	600	193	8			
					52		4,221	
1		56	234	188	7			
		51	175	129	5			
					3		112	
					17		316	
	49	27	160	72	3			
			17	8				
			1,185	421				
972			3,370	3,420				
1,273			3,590	3,590		170		
					1		24	
	8,226	6,948	22,108	16,435	490			
	2,862	9,936	32,298	27,006	807			
					2		98	
					1		82	
	190	102	650	258	11		_	
				00			118	
	28	33	220	88	4			
		825	1,000	761	12		744	
			C2.102	50.02.4			2,781	
			63,102	59,934	2		87	
331		262	1,880	1,186	26		0/	
331		202	1,000	1,100	12		67,098	
					2		73	
	14,597	9,661	34,722	28,448	806		/5	
	. 4,557	5,551	541/22	20,440	296		22,117	
	1,256	2,773	12,722	11,694	315		,	
		1,907	5,470	5,513	222			
		118	340	333	13			
	53	26	270	71	3			
					2		75	
	59	29	400	79	3			
	23	219	470	403	19			
32		25	95	84	3			
					5		204	
4,188		1,351	2,050	1,988	97			
	2		77	8				
	2	1,937	1,800	401	70			
		10	8	1				



List of properties

Amounts in €k

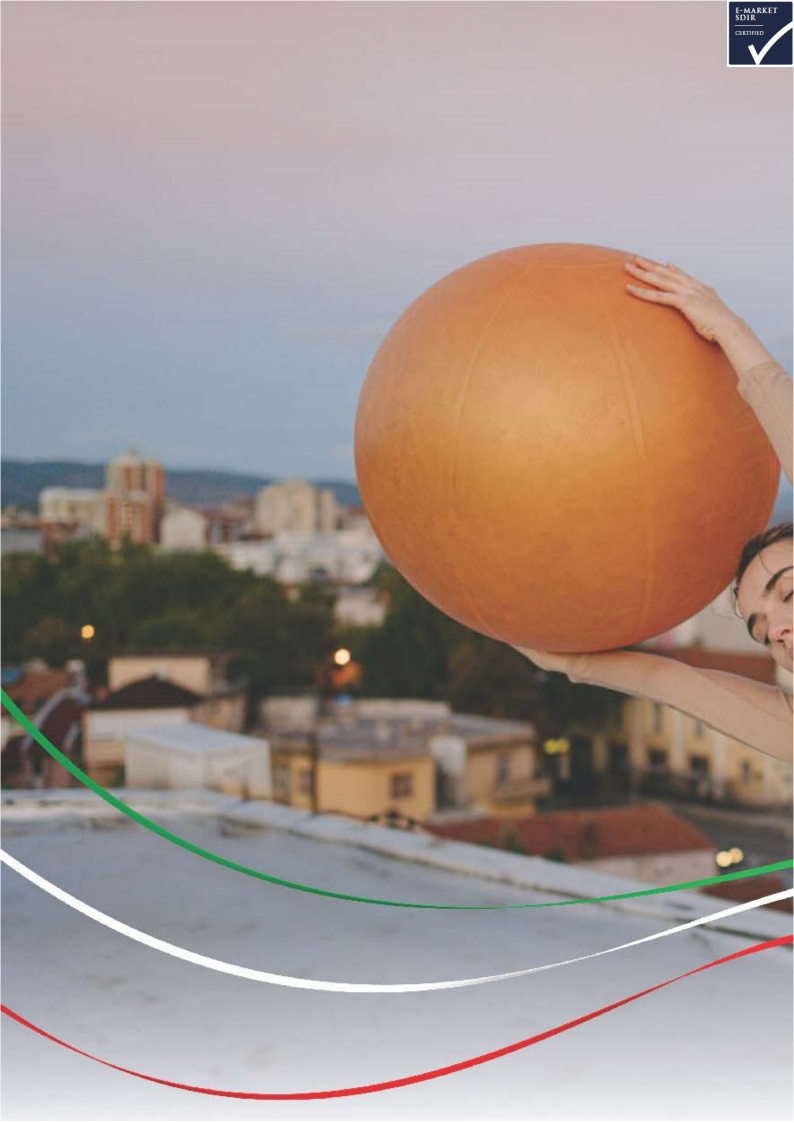
Property type (*)	Property code	Address	Net Carrying amount 31/12/2019	Purchases and other Increases	Write-backs and reversals of impairment losses
1	0233	Ct - Catania - Via G. Castorina 43	91	11	
2	0025	Ct - Acireale - Piazza Europa 25	48		
2	0042	Ct - Catania - Via Del Bosco 298/A	61		
2	0338	Ct - Catania - Sicilia 48/56 - Rizzo 29 - Puccini 28	3		
1	1004	Ct - Catania - Corso Italia 72	782	3	
2	0481	Sr - Siracusa - Largo 2 Giugno 6	143		
2	0152	Ss - Sassari - Via Roma 172-176	167		
2	7556	Ss - Sassari - Piazza Castello 13	22		
2	0037	Ca - Cagliari - Viale Campania 27	61		
2	3020	Ca - Villasimius - Localita' Campulongu Snc	6,040	2	
1	1003	Ca - Cagliari - Viale Diaz 29	1,297	3	
2	0486	Ot - Tempio Pausania - Via S. Lorenzo 21	47		
3	0557	Es - Estero - Lago Esperanza De Alicudia			
		GRAND TOTAL	2,010,116	120,988	
		TOTAL PROPERTY FOR CORPORATE BUSINESS	512,189	8,760	
		TOTAL PROPERTY FOR USE BY THIRD PARTIES	1,481,988	111,356	
		TOTAL OTHER PROPERTY	9,560	814	
		TOTAL OTHER PROPERTY RIGHTS	2,279		
		FIXED ASSETS IN PROGRESS AND PAYMENTS ON ACCOUNT	4,100	58	

(*) Property type

- 1 = Property for corporate business
- 2 = Property for use by third parties
- 3 = Other property
- 4 = Other property rights
- 5 = Fixed assets in progress and payments on account



			_			_		
Transfers between usage classes	Sales and other decreases	Value adjustments		Net Carrying amount 31/12/2020	Current value 31/12/2020	Total depreciation	Total write-backs	Total write-downs
			12	90	440	313	26	
	47		1					
			2	59	157	22	29	
				3	5	1	1	
			42	744	1,750	651	94	
	140		3					
	164		4					
	20		1					
	60		1					
		370	202	5,470	5,470	885		17,000
			55	1,244	2,300	592	49	
			2	45	70	18		
					2			11_
	841,938	8,832	39,729	1,240,605	1,433,627	338,651	77,460	112,006
(3,133)	16,766	411	16,146	484,493	525,090	172,877	49,617	15,620
3,133	819,907	8,251	23,583	744,736	895,863	165,424	27,842	93,865
	1,108	170		9,096	10,645		2	2,521
				2,279	2,029	350		
	4,158							











STATEMENT ON THE FINANCIAL STATEMENTS IN ACCORDANCE WITH ART. 81-ter, CONSOB REGULATION No. 11971 OF 14 MAY 1999 AND SUBSEQUENT AMENDMENTS AND ADDITIONS

- 1. The undersigned, Carlo Cimbri, as designated Chairman, and Maurizio Castellina, as Manager in charge of financial reporting of UnipolSai Assicurazioni S.p.A., hereby certify, also taking into account the provisions of Art. 154-bis, paragraphs 3 and 4 of Legislative Decree 58 of 24 February 1998:
 - · the adequacy in relation to the characteristics of the company and
 - · the effective application,

of the administrative and accounting procedures for preparation of the **financial statements** for the period 1 January 2020-31 December 2020.

- 2. The assessment of the adequacy of the administrative and accounting procedures for preparing the financial statements at 31 December 2020 is based on a process defined by Unipol Gruppo S.p.A., inspired by the COSO Framework (Internal Control Integrated Framework, issued by the Committee of Sponsoring Organisations of the Treadway Commission), unanimously recognised as the reference standards for the implementation and evaluation of internal control systems.
- 3. It is also certified that:
 - 3.1. The financial statements at 31 December 2020:
 - were prepared in compliance with provisions of the Civil Code and the national accounting principles approved by the OIC (Italian Accounting Standards Setter);
 - correspond to the book results and accounting records;
 - are suitable to provide a true and fair view of the equity, economic and financial situation of the issuer;
 - 3.2. the management report includes a reliable analysis of the performance and of the operating result, and of the situation of the issuer, together with a description of the main risks and uncertainties to which it is exposed.

Bologna, 18 March 2021

The Manager in charge of financial reporting

The Chairman

Maurizio Castellina

UnipolSai Assicurazioni S.p.A.



Sede Legale: via Stalingrado, 45-40128 Bologna (Italia) - unipolsaiassicurazioni@pecunipol.it-tel. +39 051507/111-fax +39 0517096584 Capitale sociale i.v. Euro 2.031.456.338.00 - Registro delle Imprese di Bologna, C.F. 00818570012-P. IVA 03740811207-R.E.A. 511469 Società soggetta all'attività di direzione e coordinamento di Unipol Gruppo S.p.A., iscritta all'Albo Imprese di Assicurazione e riassicurazione Sez. I al n. 1.00006 e facente parte del Gruppo Assicurativo Unipol iscritto all'Albo delle società capogruppo al n. 0.46

www.unipolsai.com-www.unipolsai.it









Report of the Board of Statutory Auditors to the Shareholders' Meeting of UnipolSai Assicurazioni S.p.A., prepared pursuant to Art. 153 of Legislative Decree no. 58/1998 and Art. 2429, Par. 2, of the Italian Civil Code

Dear Shareholders,

in the year ending on 31 December 2020, the Board of Statutory Auditors carried out the activities within its competence, also acting as Internal Control and Audit Committee, pursuant to the applicable legal and regulatory provisions, taking into account the rules of conduct of the Consiglio Nazionale dei Dottori Commercialisti e degli Esperti Contabili (National Institute of Chartered Accountants), the communications issued by CONSOB (in particular, communications nos. DAC/RM 97001574 of 20 February 1997 and DEM/1025564 of 6 April 2001 as amended), as well as the guidelines laid out in the Code of Conduct for listed companies ("Code of Conduct").

In compliance with Art. 153 of Italian Legislative Decree no. 58/1998 ("Consolidated Law on Finance") and Art. 2429, Par. 2, of the Italian Civil Code, the Board of Statutory Auditors therefore reports on its supervisory activity.

Activities of the Board of Statutory Auditors in the financial year ending 31 December 2020

In 2020, the Board exercised its supervision, holding 18 meetings with an average length of approximately one hour and forty minutes.

The Board also took part in:

- 10 Meetings of the Board of Directors;
- 9 meetings of the Control and Risk Committee;
- 7 meetings of the Committee for Transactions with Related Parties ("Related Party Transactions Committee");
- 2 meetings of the Remuneration Committee,

and was informed of the proceedings of the 4 meetings of the Appointments and Corporate Governance Committee.

As part of its activities aimed at the mutual exchange of information between the bodies and functions involved in the internal control and risks management system, the Board of Statutory Auditors also met with:

- the Chief Risk Officer and the Heads of the Audit Function and the Compliance and Anti-Money Laundering Function (jointly, "Control Functions"), as well as the Head of the Actuarial Function (jointly with the Control Functions, "Key Functions"), the Manager in charge of financial reporting ("Financial Reporting Officer") and the Heads and/or representatives of the company departments each time involved by the supervisory activities of the Board of Statutory Auditors;
- the Supervisory Board established pursuant to Legislative Decree 231, 8 June 2001 ("Legislative Decree no. 231/2001"), Art. 6, Par. 1, letter b);
- the representatives of the independent auditing firm appointed, PricewaterhouseCoopers S.p.A. (hereinafter also "PWC"), within the framework of relationships between Board of Statutory Auditors and independent auditors required by laws and regulations in force.

The Code of Conduct is in force until 2020 (included). The Corporate Governance Code for listed companies, drafted by the Corporate Governance Committee promoted by Borsa Italiana S.p.A., approved on 30 January 2020, is effective from the first financial year starting after 31 December 2020 ("Corporate Governance Code").



Pursuant to Art. 151 of the Consolidated Law on Finance, the Board of Statutory Auditors also exchanged information with the Boards of Statutory Auditors of the subsidiaries.

2. Most significant economic, financial and equity transactions. Other noteworthy events

2.1 Activity performed by the Board of Statutory Auditors

Pursuant to the reference laws and regulations in force, the Board of Statutory Auditors describes below the outcomes of its control and audit activity. It therefore acknowledges that it has:

- monitored compliance with laws and by-laws and compliance with the rules of proper administration, particularly in regard to the most significant economic, financial and equity transactions mentioned here;
- obtained information from the Directors also by attending the meetings of the Board of Directors and the Board Committees on the activity carried out and on the most significant economic, financial and equity transactions performed by UnipolSai Assicurazioni S.p.A. ("UnipolSai" or "Company"), also those carried out through direct or indirect subsidiaries. Based on the information made available, the Board of Statutory Auditors reasonably believe that the activities and transactions approved and carried out comply with laws, bylaws and rules of proper administration and do not appear to be manifestly imprudent or risky, or in contrast with the resolutions adopted by the Shareholders' Meeting, or able to jeopardise the integrity of the company assets. In addition, transactions involving a potential conflict of interests were approved in compliance with laws, regulations and codes of conduct adopted.

The Board of Statutory Auditors also notes that it has received - also in compliance with the recommendations made by CONSOB in its warning notices no. 6/20 of 9 April 2020, no. 8/20 of 16 July 2020, no. 1/21 of 16 February 2021 and no. 4/21 of 15 March 2021 ("CONSOB warning notices") - appropriate disclosure of the effects of the health emergency due to the respiratory illness caused by the coronavirus ("COVID-19") on the operating performance, as well as on the actions and initiatives to deal with the emergency, adopted by the Company and the Unipol Group for its employees and the distribution network, as well as for its customers, as fully described in the Management Report. In this regard, it should be noted that the Board of Statutory Auditors was constantly informed of the analyses carried out, aimed at carefully considering what is laid out in the CONSOB warning notices, particularly with regard to the identification of any impact, due to risks and uncertainties linked to COVID-19, on business continuity, strategic planning and plan targets.

The Board of Statutory Auditors has acknowledged that - based on the long-term economic and financial projections prepared using the available information, taking into account the nature and characteristics of the businesses of the Company and its subsidiaries - this analysis does not suggest that the COVID-19 health emergency can significantly jeopardise the achievement of the strategic objectives disclosed to the market and/or jeopardise business continuity. Furthermore, at this point, note should be taken of the effects of the health emergency situation (COVID-19) on the subsidiary Gruppo UNA S.p.A. ("Gruppo UNA"), operating in the hotel sector, which reported a heavy slump in turnover due to the closure of a large number of its hotels and, therefore, made use of the Fondo di Integrità Salariale (Wage Guarantee Fund) for its office and hotel employees.

2.2 Main significant events

In regard to the main events and the most significant economic, financial and equity transactions carried out by the Company in 2020, the Board of Statutory Auditors reports as follows:



Mergers/demergers of subsidiaries. As part of transactions aimed at rationalising and simplifying the corporate structures of the Group, a deed of merger by incorporation of Pronto Assistance S.p.A. into UnipolSai was signed on 21 January 2020. The merger took effect for legal purposes on 1 February 2020, and from 1 January 2020 for accounting and tax purposes.

Also on 21 January 2020, deeds were signed regarding (i) the full demerger of Ambra Property S.r.l. to UnipolSai, Gruppo UNA S.p.A. and Midi S.r.l., (ii) the full demerger of Villa Ragionieri S.r.l. to UnipolSai and Casa di Cura Villa Donatello S.p.A. (Casa di Cura Villa Donatello) and (iii) the partial demerger of the latter to UnipolSai. The full demergers became effective from 1 February 2020, effective from 1 January 2020 for accounting and tax purposes. The partial demerger of Casa di Cura Villa Donatello took effect on 1 February 2020, effective from the same date for accounting and tax purposes.

These transactions were recognised with continuity of book values, allocating any increased cost of the equity investment in the incorporated company and the demerged companies to the assets presenting implicit capital gains.

Intesa Sanpaolo S.p.A. Public Exchange Offer on UBI Banca S.p.A. shares. In regard:

- to the promotion by Intesa Sanpaolo S.p.A. ("Intesa") of a voluntary public exchange offer ("PEO") on all shares of UBI Banca S.p.A. ("UBI Banca");
- to the acquisition by BPER Banca S.p.A. ("BPER"), having positively concluded the PEO, of a business unit
 consisting of bank branches and assets, liabilities and legal relationships related to these ("Banking
 Business"),

on 17 February 2020, Unipol Gruppo S.p.A. ("Unipol" or "Parent Company") and UnipolSai jointly announced that UnipolSai Assicurazioni had entered into an agreement with Intesa for the subsequent acquisition, either directly or through a subsidiary, of business units linked to one or more insurance companies in which UBI Banca currently invests, consisting of life insurance policies taken out by customers in the Banking Business and the assets, liabilities and legal relationships related to these ("Insurance Businesses").

In this regard, please note that some of the conditions set forth in the agreement and referring to the acquisition have been fulfilled and specifically:

- on 30 July 2020, the PEO promoted by Intesa on UBI Banca shares was successfully concluded;
- on 3 November 2020, the BPER Banca share capital increase was successfully concluded, aimed at providing the bank with the resources necessary to acquire the Banking Business, in which Unipol and UnipolSai participated, in proportion with their shareholdings, paying €75m and €73m, respectively;
- on 22 February 2021, the acquisition of the Banking Business by BPER was completed.

Upon verification of the additional conditions set forth in the agreement, the Insurance Businesses will be acquired by UnipolSai or its subsidiaries.

Repayment of the second tranche of the Mediobanca Tier 1 subordinated loan. In July 2020, in application of the contractual repayment plan, UnipolSai repaid the second of the five equal annual instalments of the Restricted Tier 1 subordinated loan disbursed on 24 July 2003 by Mediobanca - Banca di Credito Finanziario S.p.A. for a total nominal amount of €400m, maturing on 24 July 2023.

Issue of regulatory capital "Restricted Tier1". In October 2020, UnipolSai's Board of Directors authorised the issue of a regulatory capital instrument, known as "Restricted Tier1" in Euro − perpetual, non-convertible and fixed rate − for a maximum nominal amount not to exceed €500m ("Issue" and "RT1 Instrument"), to be placed exclusively with qualified Italian and foreign investors (excluding US investors) and to be listed on the Luxembourg Stock Exchange regulated market, with issue and settlement date set at 27 October 2020. The Issue, the placement of which was completed on 20 October 2020, has allowed UnipolSai to refinance its outstanding bond issues classified as Restricted Tier 1, with a view to replacing them, taking into account the upcoming maturities, with benefits also in terms of improving the debt/capital ratio. The RT1 Instrument is perpetual and may be recalled by UnipolSai, subject to the requirements of applicable laws and regulations in force, starting from 27 October 2030. If not recalled on the first possible date, it may be recalled at each interest payment date, which will take place every six months.

Reimbursement of Tier 2 subordinated loans. In line with a proactive debt management and a policy aimed at decreasing the financial leverage, in October 2020, the UnipolSai's Board of Directors approved the exercise, in the case of a favourable outcome of the RT1 Instrument issue, of the early repayment option for two outstanding Tier 2 issues, maturing in June 2021 (€300m outstanding) and July 2023 (€262m outstanding), with respect to which the RT1 Instrument is a regulatory capital of a higher quality. The subsequent developments of this transaction are described among the significant events after the end of the financial year (ref. paragraph 2.3).

Property transactions. The contribution of the properties owned by UnipolSai, for a total value of €870m, to the Tikal and Oikos Funds was completed during the year; the units of these are held entirely by UnipolSai and managed by UnipolSai Investimenti SGR S.p.A. ("UnipolSai Investimenti SGR"). This transaction did not have effects on the consolidated financial statements. The acquisition by Emporion Fund (formerly Opportunity Fund), also managed by UnipolSai Investimenti SGR, all units of which are held by UnipolSai, of a real estate portfolio consisting of 28 "Coop" brand points of sale owned by Coop Alleanza 3.0 Soc. Coop. for a total of €218 million should also be mentioned. On acquisition, the corresponding leases were signed by the Emporion Fund and the seller, for each point of sale.

<u>Cambiomarcia S.r.l.</u> On 22 December 2020, after receiving authorisation to the acquisition of control from IVASS, UnipolSai acquired 100% of the share capital of Cambiomarcia S.r.l., a company that owns a web platform for the sale of used vehicles, integrated, for the pursuit of the objectives set out in the 2019-2021 Business Plan, within the Mobility ecosystem.

More information on these transactions and additional events is provided in the Management Report and the Notes to the Financial Statements.

2.3 Significant events after the end of the financial year

In regard to the significant events occurred after the end of the financial year, the Board of Statutory Auditors believes the following should be mentioned:

Settlement of corporate liability actions against some former directors and statutory auditors. In regard to the two corporate liability actions brought against some former directors and statutory auditors, both resolved in 2013 by the Shareholders' Meetings of FONDIARIA-SAI S.p.A. and Milano Assicurazioni S.p.A., in March 2021, UnipolSai signed a settlement agreement with all parties which fully settles the two liability actions and will be presented for approval to the Shareholders' Meetings of the Company. The terms and conditions of this agreement can be found in the Report prepared by the Board of Directors for the ordinary Shareholders' Meeting to be held on 28 April 2021 and in the Information Document drafted pursuant to Art. 5 of the Regulation containing provisions on related party transactions adopted by CONSOB by means of resolution no. 17221, 12 March 2010, and subsequent amendments ("CONSOB Regulation").

Completion of the sale of Torre Velasca. In February 2021, the sale of the property in Piazza Velasca, Milan (Torre Velasca) was finalised following the Public Administration's failure to exercise pre-emption rights. The sale price was €160m, resulting in a capital gain of roughly €80m.



Early repayment of a subordinated loan. On 15 March 2021, after obtaining the authorisation of the Supervisory Authority to exercise the early repayment option, the subordinated loan with a nominal value of €300m and contractual maturity at June 2021 was fully extinguished. The repayment of this loan is in line with a proactive debt management and a policy aimed at decreasing the Company's financial leverage as a result of the issue of the RT1 instrument for a nominal value of €500m, finalised in the final quarter of 2020. At the time of the repayment by UnipolSai, Unipol extinguished, for a residual nominal value equal to €39m, the outstanding loan previously granted to the Company, when the latter had taken over the role of issuer of the loan.

2.4 Dispute proceedings

In regard to disputes involving the Company in 2020, the Board of Statutory Auditors was informed and kept up to date in regard to the ongoing sanction and legal proceedings, described in the Notes to the Financial Statements, to which reference is made.

2.5 Related-party and inter-company transactions. Atypical and/or unusual transactions

In compliance with the provisions of the CONSOB Regulation, the Company has adopted a procedure for related-party transactions ("RPT Procedure"), most recently updated on 7 November 2019, and an Operating Guide for the application of this procedure. In this regard, the Board of Statutory Auditors has acknowledged the amendments made to CONSOB Regulation by Resolution no. 21624, 10 December 2020, implementing Directive (EU) 2017/828 ("Shareholder Rights Directive II"), and will review the resulting changes made to the RPT Procedure, to assess its compliance with the new provisions.

The Board of Statutory Auditors also monitored the transactions with related parties to ensure they met the criteria of substantive and procedural correctness, pursuant to the aforementioned reference provisions and the internal procedure adopted, and that they were in keeping with the Company's interest. The Board of Statutory Auditors focused on the most significant transactions in the year, with particular reference to the settlement of corporate liability actions against some former directors and statutory auditors; it verified the fairness of the procedure adopted for investigation and judgement purposes, as well as its compliance with the laws and regulations in force as well as internal regulations, by reviewing the available documentation and attending the meetings of the Related Parties Committee and the Board of Directors. This settlement, included among the significant events after the end of the financial year in this Report, is included in the Management Report and the Notes to the Financial Statements, and was adequately described in the Report prepared by the Board of Directors for the Ordinary Shareholders' Meeting of UnipolSai of 28 April 2021, and in the Information Document drafted pursuant to Art. 5 of the CONSOB Regulation.

The Board of Statutory Auditors also reviewed the transactions exempt from the application of the aforementioned internal procedure.

The Management Report and the Notes to the Financial Statements of the Company show the income statement and balance sheet effects of the transactions with related parties and provide a description of the most significant relations. Additional information is also provided in the Management Report and the Notes accompanying the Consolidated Financial Statements.

In regard to the provisions issued by IVASS on 26 October 2016 with Regulation no. 30, regarding inter-company transactions and risk concentrations, the Board verified that the Policy adopted by the Company on inter-company transactions ("Inter-company Policy") complies with these provisions, also taking into account its annual update and the Operating Guide for the application of the aforementioned Policy. The supervisory activity performed by the Board has also shown that the transactions with counterparties within the Group were carried out in compliance with the Policy on inter-company transactions and settled at market conditions. In particular, the Board of Statutory Auditors believes that the outsourcing agreements in place between UnipolSai and the Parent Company, Unipol, as well as with other Group companies, comply with the applicable sector regulations.



In regard to the relations between UnipolSai and other Group companies, as well as other related parties, the Board of Statutory Auditors believes the disclosure provided in the Management Report and in the Notes to the Financial Statements to be adequate.

As for the overall context of the inter-company transactions and/or transactions with related parties carried out in 2020, no atypical or unusual transactions were identified that might cast doubt on the accuracy and completeness of the information, the absence of conflicts of interest and the safeguard of corporate assets.

3. Organisational structure of the Company

The Board of Statutory Auditors has acknowledged that:

- UnipolSai is subject to management and coordination by the parent company Unipol, pursuant to Arts. 2497 et seq. of the Italian Civil Code;
- pursuant to sector regulations, in compliance with IVASS Regulation no. 38, 3 July 2018, and taking into account the qualitative and quantitative parameters indicated in the IVASS Letter to the market dated 5 July 2018, the Company has adopted the "enhanced" corporate governance model.

Also noting that, as reported in the 2020 Annual report on corporate governance and ownership structures ("Governance Report"):

- UnipolSai has adopted a "traditional" administration and control system, which provides for the presence of a Board of Directors (operating with the support of Board Committees, having investigation, advisory and consulting functions) and a Board of Statutory Auditors (with control functions), both appointed by the Shareholders' Meeting;
- PWC was appointed to perform auditing activity for the 2013-2021 period (nine years). However, during the selection process of the Group independent auditors for the 2021-2029 period (nine-year), in order to align the length of the independent auditors' engagement at the Company with that at the Parent Company, Unipol, PWC waived the engagement for the sole 2021 financial year. Activities are therefore under way to transition to the new firm appointed to audit UnipolSai accounts, EY S.p.A. ("EY");
- some internal company committees were created by the Board of Directors or the General Manager, mainly consisting of the Top Management of UnipolSai, to provide support to the General Manager in the implementation and supervision of the policies of direction, coordination and operational strategy specified by the Board of Directors;
- the role and powers of these bodies are discussed in detail in the Governance Report,

the Board of Statutory Auditors acknowledged the organisational structure adopted and acquired knowledge of the changes that occurred from time to time in the internal structure of UnipolSai and its subsidiaries, monitoring its suitability, for matters within its competence.

In particular, based on the information acquired, the Board believes the size, structure and positioning of the Company's Key Functions to be appropriate to guarantee the effective operation of the risk control and management system as a whole

The Board of Statutory Auditors also acknowledged the provisions issued by the Company to its subsidiaries, pursuant to Art. 114, Par. 2 of the Consolidated Law on Finance, to ensure the prompt delivery of the information needed to fulfil the obligations laid out in Par. 1 of the same article, also through meetings with the heads of the relevant company functions and the independent auditing firm. No particular issues worth reporting were brought to light by these activities.



The Board of Statutory Auditors exchanged information with the Boards of Statutory Auditors of the subsidiaries, pursuant to Art. 151 of the Consolidated Law on Finance, and was informed of the findings obtained by these through their supervisory activity, in particular on the effects of the COVID-19 pandemic on the operating performance, in particular with reference to the business continuity aspects, and on the consequent audits performed, also taking into account the relevant workplace safety aspects. In this regard, no situations worth reporting in this Report were identified.

4. Internal control and risk management system, administrative/accounting system and financial disclosure process

4.1 Internal control and risk management system

The internal control and risk management system is a key element in the overall corporate governance system. It consists of a set of rules, procedures and organisational structures for the effective and efficient identification, measurement, management and monitoring of the main risks, with the aim of contributing to the sustainable success of the companies. In particular, this system aims at ensuring:

- the effectiveness and efficiency of corporate processes;
- the identification, assessment, also forward-looking, management and appropriate control of risks, in line with the strategic guidelines and risk appetite of the company, also from a medium/long-term perspective;
- the prevention of the risk that the company might be involved, even unintentionally, in illegal activities, in particular those related to money laundering, usury and terrorism financing;
- the prevention and correct management of the potential conflicts of interest with related parties and/or intragroup counterparties, as identified by the reference legal and regulatory provisions;
- the verification that corporate strategies and policies are implemented;
- the safeguarding of the value of the company assets, also in the medium/long term, and the proper management of assets held on behalf of customers;
- the reliability and integrity of the information provided to corporate bodies and to the market, in particular in regard to accounting and operational information, as well as IT procedures;
- the suitability and promptness of the corporate data reporting system;
- the compliance of business activities and transactions executed on behalf of customers with laws, supervisory regulations, corporate governance rules and the company's internal regulations.

The Internal control and risk management system is laid out in the Group Directives on the corporate governance system ("Directives"), approved by UnipolSai's Board of Directors, most recently on 17 December 2020, which specify, among other things, the role and responsibilities of the parties involved in this system. The Directives are supplemented by the Policies of the Key Functions, most recently updated at the board meeting held on 18 March 2021. The coordination procedures and information flows between the parties involved in the internal control and risk management system are described in the aforementioned Key Function Policies, as well as in the Regulations of the board committees.

The rules of the risk management system as a whole and the associated processes are governed by the following Group policies: "Risk management policy", "Current and Forward-looking Risk Assessment Policy", "Operational Risk Management Policy" and "Group-level Risk Concentration Policy". The policies setting the rules and guidelines on: (i) management of specific risk factors (e.g. the policy on investments, "Group Investment Policy", with regard to market risk, the Guidelines for the taking of credit risk, "Credit Policy", for credit risk), (ii) risk management as part of a specific process, (iii) risk mitigation and (iv) management of risk measurement models, are also an integral part of the risk management system.



The risk management system is the set of processes and tools used in support of the risk management strategy of the Unipol Group; it provides appropriate understanding of the nature and significance of risks to which the Group and the individual companies, including UnipolSai, are exposed. The risk management system allows the Group to have a single point of view and a holistic approach to risk management, and is an integral part of the management of the business.

The risk management process is structured as follows:

- identification of risks, consisting in the identification of risks believed to be significant, that is, those risks the
 consequences of which can jeopardise the solvency or reputation of UnipolSai or be a serious obstacle to the
 achievement of strategic objectives;
- current and forward-looking assessment of the risk exposure; the current evaluation of the risks identified is
 carried out by using the methodologies specified by regulations and best practice with regard to the risks for
 which the measurement is not regulated or is specified with high-level rules. With regard to the forward-looking
 assessment, it should be noted that the Own Risk and Solvency Assessment (ORSA) process is used to support
 the strategic decisions of the Company;
- monitoring of risk exposure and reporting, a system implemented according to criteria of completeness, promptness and efficiency of disclosure-to ensure a timely and ongoing monitoring on the evolution of the Risk Profile and the compliance with the Risk Appetite identified. This system ensures that the quality and quantity of the information provided are proportional to the requirements of the different recipients and the complexity of the business managed, so that this may be used as a strategic and operational tool for the assessment of the potential impact of the decisions on the risk profile and solvency of the Company;
- risk mitigation, which consists in the identification and proposal of actions and initiatives necessary and/or useful to mitigate current or future risk levels, when these are not in line with the risk objectives specified.

Risk identification, assessment and monitoring activities are performed on an ongoing basis to take into account changes in the nature and volumes of the business and in the market context, exposure to new risks, or changes in existing risks.

These activities are carried out using methods that guarantee an integrated approach at Group level. The Parent Company, Unipol, ensures that the risk management policy is implemented consistently and continuously within the entire Group, taking into account the risks of each company within the scope of group supervision and their mutual interdependency, pursuant to Art. 210 and Art. 210-ter, Par. 2 and 3 of the Private Insurance Code ("PIC").

The internal control and risk management system also includes an internal system for the reporting by personnel, including those of distribution networks, and contractors, if included in the company organisational chart, of acts or events which may constitute a violation of the rules governing the activity; this guarantees a specific and confidential information channel and the anonymity of the reporting party. This system is formalised in the Whistleblowing Procedure approved by the Board of Directors at the meeting held on 9 August 2018.

For more details on the main characteristics of the internal control and risk management system adopted by the Company, please refer to the Governance Report.

In this context, the Board of Statutory Auditors constantly monitored the suitability of the internal control and risk management system and the administrative/accounting system, and the latter's ability to correctly represent operating events. To do so, it has relied on (i) the information collected from the heads of the respective functions, (ii) the review of company documents, (iii) the analysis of the audit plans and the results of the audits carried out by the independent auditing firm and the internal control bodies and functions.



In addition, the activities performed by these company functions were reviewed to verify their suitability and to assess the effective operation of the overall internal control and risk management system. This was done by directly reviewing the activities carried out by the Key Functions and the Financial Reporting Officer and by taking part in the meetings of the Control and Risk Committee. Based on the audits carried out to fulfil its supervisory obligations, the Board of Statutory Auditors did not identify elements to be reported in this regard. The Board also believes that the Key Functions and the Financial Reporting Officer are able to ensure a suitable control of the internal control and risk management system.

As part of its supervision of the internal control and risk management system, the Board of Statutory Auditors has, among other things, paid specific attention to Information Technology aspects, with special reference to the issues concerning cyber-security, reviewing the related risk aspects through meetings with the Chief Information Officer, carried out at the time of the regular meetings of the Control and Risk Committee.

The Board of Statutory Auditors also verified the activities carried out by the Company in the process of compliance with Regulation (EU) no. 2016/679, 27 April 2016, regarding personal data protection, by assessing the compliance of the organisational controls introduced with the legal and regulatory provisions on personal data protection.

4.2 Administrative/accounting system and financial disclosure process

The Governance Report describes the main characteristics of the control model adopted to support the Financial Reporting Officer in the assessment of the suitability and effective application of the administrative procedures relating to accounting and financial reporting.

The "financial reporting risk model" adopted is based on a process defined in accordance with the CoSo Framework (Internal Control – Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission), widely recognised as the reference standard for the implementation and assessment of internal control systems.

As regards the elements of the internal control system on financial reporting set out in the CoSo Report, the Company has adopted the following guidelines:

- control environment: monitors the integrity and the ethical values, the philosophy and the conduct of the managers, the suitability of the organisational structures, the attribution of roles, powers and responsibilities, the personnel management policies and the development of the corresponding skills.
- identification, assessment and management of risk: allows the identification and analysis of the business risks and the risks arising from the financial information that may jeopardise the achievement of the corporate objectives;
- control activities: identifies, documents and assesses the activities for proper management and mitigation of risks described earlier;
- information and communication: monitors the proper management of information flows between the different functions of the Company and the Top Management, to ensure that all parties within the structure execute properly the tasks assigned to them;
- monitoring: identifies and resolves any deficit and ensures the constant improvement of the system.

In keeping with the guidelines described above, the process of risk management and internal control of financial reporting implemented by Unipol is articulated in the following stages:

- Stage 1 Definition of the analysis perimeter: this activity, carried out annually, following approval of the financial statements, is structured as follows: identification of the significant subsidiaries; identification of the significant items/account; matching of significant items/accounts with processes;
- Stage 2 Assessment of the control environment: the documentation on the controls at the Company level (Entity Level Control ELC) is updated and the level of achievement of the control objectives is assessed once a year.



- Stage 3 Risk assessment and assessment of the design of the controls at process level: regularly, in the case of changes to processes of the business units as a result of organisational changes, the documentation of risks and controls related to the financial reporting process is updated.
- Stage 4 Verification of the actual application of controls at the process level: at this stage, carried out twice a year, at the time the annual and condensed consolidated half-yearly financial statements are drafted, the effectiveness of the internal control system is monitored, and therefore its reliability over time is assessed.
- Stage 5 Issue of statements required under Art. 154-bis of the Consolidated Law on Finance.

Based on the Report on the internal control and risk management system required by the laws and regulations in force (Report 262), which reflects the characteristics of the control system implemented and the results of the data verification and monitoring activity carried out by the relevant corporate units, the Chairman of the Board of Directors, with the powers conferred for the purpose, and the Financial Reporting Officer signed the statements required by Art. 154-bis of the Consolidated Law on Finance.

The Board of Statutory Auditors reviewed the contents of Report 262 and monitored, through meetings with the Financial Reporting Officer and the independent auditing firm, the process of preparation and dissemination of financial information. In particular, the additional Report ("Additional Report") prepared by PWC, pursuant to Art. 11 of Regulation (EU) 537/2014 of the European Parliament and Council ("Regulation (EU) 537/2014"), did not identify significant deficiencies that would invalidate the opinion of suitability and effective application of administrative/accounting procedures for the purpose of the correct economic and financial representation of operating events in compliance with the applicable accounting standards.

The Board also monitored, for matters within its competence, compliance with legal provisions concerning the drafting of the Financial Statements and the contents of the Management Report, which are believed to be exhaustive. Taking into account that - pursuant to Art. 14 of Legislative Decree no. 39, 27 January 2010, as amended by Legislative Decree no. 135, 17 July 2016 ("Legislative Decree 39/2010") the independent auditors state in their report, among other things, that the Management Report is consistent with the Financial Statements and complies with legal provisions, the Board of Statutory Auditors verified that there are no findings in this respect in the report issued by PWC.

4.3 Disclosure of non-financial information

With respect to the obligations laid out by Italian Legislative Decree no. 254, 30 December 2016, on the disclosure of non-financial and diversity information by some large-scale companies and groups, the Board of Statutory Auditors verified that UnipolSai is not subject to this obligation as it falls into one of the cases of exemption and equivalence laid out in Art. 6, Par. 2, being a subsidiary company included within the Consolidated Non-Financial Statement prepared by the Parent Company, Unipol.

Other activities carried out by the Board of Statutory Auditors

Taking into account the fact that the Company complies with the Code of Conduct, the Board of Statutory Auditors has assessed, within the area of its competence, the content of the Report on corporate governance and has no remarks to make in this regard. Referencing the provisions of Art. 123-bis of the Consolidated Law on Finance on the consistency opinion that the independent auditors must provide on some information included in the aforementioned Report on corporate governance, the Board of Statutory Auditors notes that the independent auditors' Report issued by PWC has no findings in this regard.

The Board of Statutory Auditors acknowledged that the Board of Directors carried out a self-assessment of its operation, size and composition, also in regard to the board committees created, with the support of a major consulting firm.

The Board of Statutory Auditors also verified the proper application of the criteria and procedures adopted by the Board of Directors to assess the independence of non-executive directors, in compliance with the provisions of the Code of Conduct and with Art. 147-ter, Par. 4 of the Consolidated Law on Finance.



The Board of Statutory Auditors verified that the independence requirements for the members of the Board of Statutory Auditors itself have been met, pursuant to Art. 8 of the Code of Conduct, taking into account that the Corporate Governance Code, in force since 1 January 2021, provides for the recommendations there made to be applied starting from the first renewal of the Board of Directors (and, similarly, of the Board of Statutory Auditors) after 31 December 2020 – and acknowledged the checks carried out by the Board of Directors pursuant to Art. 144-novies of the Regulation adopted by CONSOB with resolution no. 11971 of 14 May 1999 ("Issuer's Regulation") in regard to the fulfilment of the independence requirements laid out in Art. 148, Par. 3, of the Consolidated Law on Finance by the members of the Board of Statutory Auditors.

The Board of Statutory Auditors also verified, also by attending meetings of the Remuneration Committee, the corporate processes that have led to the definition of the remuneration policies adopted; no remarks were made on the alignment of these with the recommendations found in the Code of Conduct and Corporate Governance Code, as well as on its compliance with the current industry laws and regulations.

In addition, the Board of Statutory Auditors, also by attending meetings of the Control and Risk Committee, carried out other audit activities in line with laws and regulations in force for the insurance sector. In particular, the Board of Statutory Auditors verified:

- the fulfilment of the obligations deriving from anti-money laundering and terrorism financing provisions, pursuant to Legislative Decree no. 231, 21 November 2007, as amended, as well as current IVASS regulations, also by reviewing the regular information acquired during the meetings with the Head of the Anti-Money Laundering Control Function. No remarks need making on the organisational unit set up to guarantee the prompt update of the archives and the identification of suspicious transactions;
- the compliance with the rules that govern the coverage of the technical provisions, with special reference, as regards financial instruments, to their full and free ownership and availability and the non-existence of constraints and the compliance with the criteria defined in the investment policy adopted. In this context, the suitability of the administrative and accounting procedures adopted by the Company to manage the process of measurement of the assets covering the technical provisions was regularly reviewed, together with their representation in the specific register, in the statements attached to the financial statements and in those subject to quarterly communication to IVASS;
- the compliance with the regulatory provisions on the use of derivative financial instruments and the company
 policies adopted in this regard, by acquiring information regularly also during meetings with the Head and/or
 representatives of the Finance Department and by taking part in the meetings of the Board of Directors,
- the compliance with the provisions on the classification and valuation of the securities portfolio and the compliance of the allocation of financial instruments to the long-term and short-term segments with the guidelines adopted by the Company, in compliance with the pertinent instructions of IVASS, by regularly acquiring information also during meetings with the Head and/or representatives of the Finance Department;
- the correct keeping and data input of the register of complaints, in compliance with the pertinent instructions of IVASS, by reviewing information regularly acquired also during meetings with the Head of the Audit Department.

The Board of Statutory Auditors also verified the adoption of policies and processes to monitor and oversee risks connected with the insurance activity by reviewing information regularly acquired, also during meetings with the Chief Risk Officer or representatives of the aforementioned Function. In this context, the Board of Statutory Auditors was informed of the outcome of the specific regular controls required by IVASS due to the health emergency situation stemming from the COVID-19 pandemic.



The Board of Statutory Auditors also verified that, at the end of the financial year, the Company had own funds eligible to cover the capital requirements equal to 3.18 times the Solvency Capital Requirement (SCR) and 6.42 times the Minimum Capital Requirement (MCR). It should be noted that these figures are calculated on the information available at 18 March 2021, the date the Board of Directors approved the draft Financial Statements, and that the solvency position of the Company shall be subject to a specific disclosure to the market and to IVASS by the deadline set forth in the regulation currently in force, pursuant to EU Regulation 2015/35 (Delegated Acts). The individual solvency capital requirements are calculated on the basis of the Partial Internal Model, which the Company was authorised by IVASS to use from 31 December 2016. For the purposes of the calculation of own funds, the volatility adjustment provided for in Art. 36-septies of the PIC is applied.

6. Organisation and Management Model pursuant to Italian Legislative Decree 231/2001

The Board of Statutory Auditors reviewed and analysed the assessments by the Supervisory Board on the update of the Organisation, Management and Control Model ("Model") pursuant to Legislative Decree 231/2001, Art. 6, letter a), taking into account the inclusion into the scope of this decree of new types of offence and the changes made to these.

In this regard, following the recent inclusion of additional predicate offences, in particular of a tax nature, among the cases considered by Decree 231/2001, on 17 December 2020, the UnipolSai's Board of Directors resolved to update the Model, after hearing the opinion of the Supervisory Body. Having verified and analysed the main changes made to the document, the Board of Statutory Auditors discussed its contents and the underlying assessments.

The Board of Statutory Auditors also acquired the necessary information on the organisational and procedural activities carried out in compliance with Decree 231/2001, through discussion, in regular meetings, with the Supervisory Board on the audit and control activities respectively performed. No facts and/or circumstances worth reporting were brought to light based on the information provided by the Supervisory Board, including that provided in its Annual Report.

7. Independent audit of the accounts

Pursuant to Art. 19 of Legislative Decree 39/2010, the Board of Statutory Auditors, acting as Internal Control and Audit Committee, is tasked with:

- informing the Board of Directors of the audited entity of the outcome of the independent audit and sending the Additional Report to this body pursuant to Art. 11 of Regulation (EU) 537/2014, together with any remarks;
- monitoring the financial reporting process and making recommendations or proposals aimed at guaranteeing its integrity;
- controlling the effectiveness of the internal quality control and corporate risk management systems and, if applicable, of the internal audit, as regards the financial reporting of the audited entity, without violating its independence;
- monitoring the independent audit of the separate financial statements and consolidated financial statements, taking also into account the results and conclusions of the quality controls performed by CONSOB pursuant to Art. 26, Par. 6, of Regulation (EU) no. 537/2014, where available;
- verifying and monitoring the independence of the independent auditors or auditing firm pursuant to Art. 10, Art. 10-bis, Art. 10-ter, Art. 10-quater and Art. 17 of Legislative Decree 39/2010 and Art. 6 of Regulation (EU) no. 537/2014, in particular as regards the suitability of the provision of services other than auditing, in compliance with Art. 5 of this Regulation.



In addition, the Board of Statutory Auditors is required, pursuant to Art. 16 of Regulation (EU) no. 537/2014, to take responsibility for the procedure aimed at selecting the independent auditors and, consequently, to issue a recommendation on the independent auditing firm to be appointed. In this regard, the Board of Statutory Auditors of Unipol presented to the Shareholders' Meeting held on 17 April 2019, in the context of the procedure to confer the Group auditing engagement, carried out jointly with the Board of Statutory Auditors of Unipol, its justified recommendation for the conferral of the auditing engagement for the 2021-2029 period (nine-year), indicating its preference, duly justified, for EY.

The Board of Statutory Auditors held regular meetings with representatives of PWC, the independent auditing firm, pursuant to Art. 150, Par. 3 of the Consolidated Law on Finance; in regard to the Financial Statements for the year ended 31 December 2020, no data or information significant or, in any case, worth reporting was brought to light.

The Board of Statutory Auditors was also informed by the independent auditing firm of the regular keeping of the company accounts and the proper recognition of operating events in the accounting entries.

The Independent Auditors' Report, prepared according to the guidelines of Art. 10 of Regulation (EU) no. 537/2014, as well as Art. 14 of Legislative Decree 39/2010 and Art. 102 of the PIC, does not contain any findings, nor requests for information. In addition, no significant errors were brought to light in regard to the Management Report, nor significant uncertainties relating to facts and circumstances that could give rise to doubts as to the Company's ability to continue to operate as a going concern.

The Board reviewed, acting as Internal Control and Audit Committee, the Additional Report, which has not brought to light issues worth reporting.

The Board, together with the independent auditing firm, also assessed the proper use of the accounting standards and the uniformity of their use for the purpose of preparing the consolidated financial statements.

Taking into account that - pursuant to Art. 14 of Legislative Decree 39/2010 and Art. 41 of Legislative Decree 127 of 9 April 1991 - the Independent Auditors' Report includes the opinion on the consistency of the Management Report with the Consolidated Financial Statements and on its compliance with legal provisions, the Board of Statutory Auditors - in performing its supervision - exchanged information with the independent auditing firm on the outcomes of the work performed in regard to the Consolidated Financial Statements; no anomalies worth mentioning in this Report were observed.

The Independent Auditors' Report issued by PWC on the Consolidated Financial Statements for the year ended 31 December 2020 does not contain findings or requests for information. In addition, no significant errors were brought to light with regard to the Management Report, nor significant uncertainties relating to facts and circumstances that could give rise to doubts as to the Company's ability to continue to operate as a going concern.

Pursuant to Art. 19, Par. 1 of Legislative Decree 39/2010, the Board verified and monitored the independence of the firm engaged to provide independent auditing. In particular, the Board reviewed and approved the further engagements assigned in 2020 to PWC and to companies in the network of this, the fees for which are reported in detail in the Notes to the Financial Statements, to which reference should be made. In this regard, the Board of Statutory Auditors issued, in particular, its opinion on the assignment of the following engagements:

- to PricewaterhouseCoopers d.o.o. a Serbian company belonging to said PWC network to provide services to the subsidiary DDOR Novi Sad a.d.o.;
- to PricewaterhouseCoopers Actuarial Services S.r.l., a company forming part of the network of the independent auditing firm, to provide professional assistance and methodology support regarding the internal market models most widely used for the Solvency II evaluation of tariff-setting and non-life provisioning risk;
- to PWC, to provide professional services as part of the issue of Restricted Tier 1 bonds.



Based on a review of the annual statement of independence provided by PWC and a detailed analysis carried out with the support of the relevant corporate units and the independent auditing firm, taking into account the nature of the engagements conferred to the latter and/or to companies in its network, no evidence or situations were observed suggesting that there is any risk for the independence of said firm or grounds for incompatibility pursuant to the applicable laws and regulations in force.

The Board of Statutory Auditors also monitored, through dedicated meetings, the transition from the outgoing auditors (PWC) to the incoming ones (EY).

8. Opinions issued by the Board of Statutory Auditors during the year

During the year, the Board of Statutory Auditors issued the opinions, observations and/or statements required by the laws and regulations in force as well as by internal procedures.

9. Complaints, reports in accordance with Art. 2408 of the civil code. Any omissions, censurable events or irregularities identified

In 2020, the Board of Statutory Auditors received no complaints pursuant to Art. 2408 of the Italian Civil Code or reports from third parties.

As part of the supervisory activity performed by the Board of Statutory Auditors and based on the information obtained from the independent auditing firm, no omissions and/or censurable events and/or irregularities were observed or, in any case, significant events worth mentioning in this Report.

10. Obligation to draft the Consolidated Financial Statements and report of the Board of Statutory Auditors

The Board of Statutory Auditors - noting that UnipolSai, an issuer of financial instruments listed on regulated markets, as well as an insurance company, draws up, pursuant to Art. 154-ter of the Consolidated Law on Finance and IVASS Regulation no. 7, 13 July 2007 ("IVASS Regulation 7/2007"), as amended, the Consolidated Financial Statements - reports that it verified that the obligation to draft the Consolidated Financial Statements was fulfilled by the Board of Directors on 18 March 2021.

The Consolidated Financial Statements - composed of: statement of financial position; income statement and statement of comprehensive income; statement of changes in shareholders' equity; statement of cash flows; additional notes to the financial statements, as well as annexes to the additional notes to the financial statements - conform to the international accounting standards (IAS/IFRS) issued by the IASB and endorsed by the European Union, with the relevant interpretations issued by IFRIC, according to the provisions of EU Regulation no. 1606/2002, in force at the reporting date.

The layout conforms to the provisions of Regulation no. 7/2007, Title III, relating to the layout of the Consolidated Financial Statements of insurance and reinsurance companies required to adopt international accounting standards.

The information requested by CONSOB Communications DEM/6064293, 28 July 2006, and DEM/11070007, 5 August 2011, is also provided.

The Consolidated Financial Statements are drawn up on the assumption that the company will continue as a going concern, in application of the rules of accrual accounting, materiality and truthfulness of accounting information, in order to provide a true and fair view of the equity-financial position and economic result, in compliance with the principle of the prevalence of the economic substance of transactions of their legal form.



With regard to the consolidation scope, figures for the UnipolSai Group as at 31 December 2020 have been obtained by combining the data for UnipolSai and those for the 48 direct and indirect subsidiaries (pursuant to IFRS 10). Subsidiaries deemed to be too small to be of relevance are excluded from line-by-line consolidation. Associates and subsidiaries considered immaterial are measured using the equity method (IAS 28) or stated at book value. The Consolidated Financial Statements report changes in the consolidation scope during the year. The Consolidated Financial Statements contain exhaustive and detailed information on the operating performance of the Company and the consolidated companies, on the main business sectors of UnipolSai and its subsidiaries (Life and Non-Life business, real estate and other businesses), the asset and financial management, the pending disputes, the significant events after the end of the financial year and the business outlook.

Conclusions and indications of any proposal to be presented to the Shareholders' Meeting

The Board of Statutory Auditors reviewed the company's financial statements, which show the management activity carried out during the financial year and the financial and economic position at 31 December 2020. The financial statements have been prepared in compliance with the Italian Civil Code and with the specific provisions for the insurance sector. More specifically, they have been drawn up in compliance with the provisions of Title VIII of the PIC, of Legislative Decree 173, 26 May 1997, and ISVAP Regulation no. 22, 4 April 2008, ("Regulation no. 22/2008") as amended or integrated, implementing the guidelines issued on the subject by the Supervisory Authority. For all matters not explicitly regulated by sector regulations, please refer to the general rules regarding financial statements provided by the Italian Civil Code and the accounting standards issued by the Italian Accounting Standards Setter.

The measurement criteria were adopted on the basis of going concern assumptions, in application of the rules of accrual, materiality and significance of the accounting data.

The Board acknowledges that the financial statements submitted to you for approval comprise the statement of financial position, the income statement and the notes along with their annexes, prepared according to the layout provided for in Regulation no. 22/2008. They are accompanied by the statement of cash flows prepared in free form. They are also accompanied by the Management Report prepared by the Directors.

The review of the Management Report has shown this is consistent with the financial statements data, as also indicated by the independent auditors' Report. The Notes to the Financial Statements describe the measurement criteria adopted, which are in line with the activities and transactions carried out by the Company, and the other information required by law.

The Board verified that the Financial Statements correspond to the events and information it is aware of and has no remarks to make on the subject.

No significant events occurred after the end of the financial year that could affect the financial statement results.

Based on the information acquired through its supervision during the financial year, the Board of Statutory Auditors did not become aware of transactions that were not in compliance with proper administration rules, decided and implemented in conflict with laws and/or by-laws, that did not fulfil the interests of the Company, in conflict with the resolutions taken by the Shareholders' Meeting, manifestly imprudent or risky, lacking the necessary information in the case of interests of Directors or able to jeopardise the integrity of the company assets.

In view of the above, acknowledging the content of the Independent Auditors' Report and the statements issued by the Chairman of the Board of Directors and the Financial Reporting Officer, the Board of Statutory Auditors does not note any impediments, as far as it is aware, to the approval of the financial statements for the year ended 31 December 2020, as presented by the Board of Directors.



In regard to the proposed allocation of the profit for the year, as laid out in the Report to the Shareholders' Meeting, and distribution of a dividend of 0.19 per share resolved by the Board of Directors at the meeting on 18 March 2021, considering the recommendations made by the EU and Italian authorities to adopt in this regard with extreme caution, owing to the persistence of the epidemiological (COVID-19) emergency, the Board of Statutory Auditors has acknowledged the comments made in this regard by the Board of Directors on UnipolSai's excellent capital strength, both current and forward-looking, which puts the company at the top level in Europe. In particular, taking into account that, as at 31 December 2020, the individual Solvency Ratio stands at 3.18x (using the Partial Internal Model as authorised by IVASS), with a capital surplus of roughly 0.5 billion, having already subtracted the 2020 dividend, the Board of Directors has concluded that all conditions, including the capital strength ratios, have been met for going ahead with the distribution of said dividend, without endangering the ability of the Company to absorb the impacts of the epidemiological emergency on its business model and its solvency, liquidity and financial position.

In view of the above, the Board of Statutory Auditors did not believe it to be necessary to make observations on the proposed allocation of profit and distribution of the dividend made by the Board of Directors, to submitted for approval to the Shareholders' Meeting on 28 April 2021.

Finally, we would like to remind you that the mandate of the Board of Statutory Auditors currently in office will expire at the aforementioned Ordinary Shareholders' Meeting, having reached the end of its three-year period.

Bologna, 6 April 2021

On behalf of the Board of Statutory Auditors

The Chairman Paolo Fumagalli













UnipolSai Assicurazioni SpA

Independent auditor's report in accordance with article 14 of Legislative Decree n° 39 of 27 January 2010, article 10 of Regulation (EU) n° 537/2014 and article 102 of Legislative Decree n° 209 of 7 September 2005

Financial Statements as of 31 December 2020





Independent auditor's report

in accordance with article 14 of Legislative Decree n 39 of 27 January 2010 and article 10 of Regulation (EU) n 537/2014 and article 102 of Legislative Decree no 209 of 7 September 2005

To the Shareholders of UnipolSai Assicurazioni SpA

Report on the Audit of the Financial Statements as of 31 December 2020

Opinion

We have audited the financial statements of UnipolSai Assicurazioni SpA (the "Company"), which comprise the balance sheet as of 31 December 2020, the income statement for the year then ended and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the financial statements give a true and fair view of the financial position of the Company as of 31 December 2020, and of the result of its operations for the year then ended in compliance with the Italian laws governing the criteria for their preparation.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISA Italia). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of this report. We are independent of the Company pursuant to the regulations and standards on ethics and independence applicable to audits of financial statements under Italian law. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

PricewaterhouseCoopers SpA

Sede legale: Milano 20145 Piazza Tre Torri 2 Tel. 02 77851 Fax 02 7785240 Capitale Sociale Euro 6.890.000,00 i.v. C.F. e P.IVA e Reg. Imprese Milano Monza Brianza Lodi 12979880155 Iscritta al nº 119644 del Registro dei Revisori Legali - Altri Uffici: Ancona 60131 Via Sandro Totti 1 Tel. 071 2132311 - Bari 70122 Via Abate Gimma 72 Tel. 080 5640211 - Bergamo 24121 Largo Belotti 5 Tel. 035 229691 - Bologna 40126 Via Angelo Finelli 8 Tel. 051 6186211 - Brescia 25121 Viale Duca d'Aosta 28 Tel. 030 3697501 - Catania 95129 Corso Italia 302 Tel. 095 7532311 - Firenze 50121 Viale Gramsci 15 Tel. 055 2482811 - Genova 16121 Piazza Piccapietra p Tel. 010 29041 - Napoli 80121 Via lei Mille 16 Tel. 081 36181 - Padova 35138 Via Vicenza 4 Tel. 049 873481 - Palermo 90141 Via Marchese Ugo 60 Tel. 091 349737 - Parma 43121 Viale Tanara 20/A Tel. 0521 275911 - Pescara 65127 Piazza Ettore Troilo 8 Tel. 085 4545711 - Roma 00154 Largo Fochetti 29 Tel. 06 570251 - Torrino 10122 Corso Palestro 10 Tel. 011 556771 - Trento 38122 Viale della Costituzione 33 Tel. 0461 237004 - Treviso 31100 Viale Felissent 90 Tel. 0422 696911 - Trieste 34125 Via Cesare Battisti 18 Tel. 040 3480781 - Udine 33100 Via Poscolle 43 Tel. 0432 25789 - Varese 21100 Via Albuzzi 43 Tel. 0332 285039 - Verona 37135 Via Francia 21/C Tel. 045 8263001 - Vicenza 36100 Piazza Pontelandolfo 9 Tel. 0444 393311

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Key Audit Matters

Auditing procedures performed in response to key audit matters

Actuarial estimates of Non-life claims provisions

Notes to the Financial Statements, Part A: Measurement criteria Notes to the Financial Statements, Section 10 – Technical provisions

Technical provisions include Euro 9,747 million of Non-Life claims provisions representing the 18 per cent of "Total Liabilities and Shareholders' Equity".

Non-Life claims provisions is posted to face the amounts incurred by the Company to settle the claims incurred in the current and in previous years and not yet defined at year end.

Granted that the valuation of outstanding claims relies on the quality of the underlying data, a range of methods, underlying a number of implicit or explicit assumptions relating to the expected settlement amount and number of claims, may be used to determine these provisions. Change in these assumptions can modify the estimate of the final provisions.

The valuation of Non-Life claims provisions involves the use of significant estimates and relies on a significant professional judgement based on the actuarial assumption adopted.

Professional judgement is involved, for instance, in estimating the period over which claims are expected to settle.

In order to challenge the quality of the data utilized to valuate the Non-Life claims provisions, we understood and tested the governance process in place to determine the insurance contract liabilities and validated, on a sample basis, the controls in place. In addition we verified the accuracy and completeness of the data base testing a sample of claims and matching the information included in the IT system with those of the related dossiers.

Our audit procedures applied to verify the actuarial valuation include the following:

- analysis of the methodologies, hypothesis and assumptions adopted by management;
- challenge these methodologies and assumptions by comparing them with those used in the industry and in prior periods;
- performed a risk based assessment to determine the more relevant classes of business. For these classes, assisted by our own actuarial experts, we performed a sensitivity analysis on assumptions and estimates utilized by the Company and performed our own independent actuarial projections and compared the results with management's estimates.





Key Audit Matters

Auditing procedures performed in response to key audit matters

Valuation of financial instruments structured securities portfolio

Management Report, paragraph Asset and financial management

Notes to the financial statement, Section 2 – Investments, paragraph 2.3 Other financial investments

Structured securities amount to some Euro 299 million representing 0.5 per cent of total assets.

The complexity of the valuation process is not uniform for all financial instruments types and it is harder for illiquid structured securities because quoted prices are not readily available.

The valuation of financial instruments held at fair value is based on a wide range of inputs, many of which not observable in the market. Where observable market data is not available, for example when determining the valuation of certain complex structures, fair value estimates are influenced by input data utilized in the internal valuation models and is consequently subject to a higher level of judgement.

Valuation of financial structured securities is therefore complex and subject to judgement, especially when observable market data are not available. Our audit procedures concerning valuation of structured securities include the following:

- we performed an understanding and an assessment of the valuation process along with the effectiveness of key controls on a sample basis;
- we analysed along with Company's Directors the methodologies and assumptions utilized;
- we challenged these methodologies and assumptions by comparing them with those used in the industry and in prior periods;
- we verified, on a sample basis, input data readily observable in the market;
- we performed on a sample basis, with the support of our valuation experts, an independent valuation on some structured securities.





Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with the Italian laws governing the criteria for their preparation and, in the terms prescribed by law, for such internal control as Management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Management is responsible for assessing the Company's ability to continue as a going concern and, in preparing the financial statements, for the appropriate application of the going concern basis of accounting, and for disclosing matters related to going concern. In preparing the financial statements, Management uses the going concern basis of accounting unless Management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those Charged with Governance are responsible for overseeing, in the terms prescribed by law, the Company's financial reporting process.

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 auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with International Standards on Auditing (ISA Italia) 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 the financial statements.

As part of an audit conducted in accordance with International Standards on Auditing (ISA Italia), we exercised our professional judgement and maintained professional scepticism throughout the audit. Furthermore:

- we identified and assessed the risks of material misstatement of the financial statements, whether due to fraud or error; we designed and performed audit procedures responsive to those risks; we obtained audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control;
- we obtained an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing
 an opinion on the effectiveness of the Company's internal control;
- we evaluated the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by Management;







- we concluded on the appropriateness of Management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern;
- we evaluated the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicated with those charged with governance, identified at an appropriate level as required by ISA Italia, regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identified during our audit.

We also provided those charged with governance with a statement that we complied with the regulations and standards on ethics and independence applicable under Italian law and communicated with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determined those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We described these matters in our auditor's report.

Additional Disclosures required by article 10 of Regulation (EU) n° 537/2014

On 30 July 2013, the Shareholders of UnipolSai Assicurazioni SpA in general meeting engaged us to perform the statutory audit of the Company and the consolidated financial statements audit for the years ending 31 December 2013 to 31 December 2021. On 4 April 2019 we communicated to the Company, as requested by it, the availability for the early termination of the contract with effect from the approval date of the financial statements as of 31 December 2020. We also provided specific communication to Consob.

We declare that we did not provide any prohibited non-audit services referred to in article 5, paragraph 1, of Regulation (EU) n 537/2014 and that we remained independent of the Company in conducting the statutory audit.

We confirm that the opinion on the financial statements expressed in this report is consistent with the additional report to those charged with governance, in their capacity as audit committee, prepared pursuant to article 11 of the aforementioned Regulation.





Report on Compliance with other Laws and Regulations

Opinion in accordance with article 14, paragraph 2, letter e), of Legislative Decree n° 39/2010 and article 123-bis, paragraph 4, of Legislative Decree n° 58/1998

Management of UnipolSai Assicurazioni SpA is responsible for preparing a report on operations and a report on the corporate governance and ownership structure of UnipolSai Assicurazioni SpA as of 31 December 2020, including their consistency with the relevant financial statements and their compliance with the law.

We have performed the procedures required under auditing standard (SA Italia) n° 720B in order to express an opinion on the consistency of the report on operations and of the specific information included in the report on corporate governance and ownership structure available in UnipolSai Assicurazioni SpA website section "Governance" referred to in article 123-bis, paragraph 4, of Legislative Decree n° 58/1998, with the financial statements of UnipolSai Assicurazioni SpA as of 31 December 2020 and on their compliance with the law, as well as to issue a statement on material misstatements, if any.

In our opinion, the report on operations and the specific information included in the report on corporate governance and ownership structure mentioned above are consistent with the financial statements of UnipolSai Assicurazioni SpA as of 31 December 2020 and are prepared in compliance with the law.

With reference to the statement referred to in article 14, paragraph 2, letter e), of Legislative Decree n° 39/2010, issued on the basis of our knowledge and understanding of the Company and its environment obtained in the course of the audit, we have nothing to report.

Opinion drawn up pursuant to article 102, paragraph 2, of Legislative Decree n° 209 of 7 September 2005, Non –Life technical provisions

In execution of the assignment received from UnipolSai Assicurazioni SpA, we have performed procedures, in accordance with article 102, paragraph 2, of Legislative Decree n° 209 of 7 September 2005, on the items relating to the Non – Life technical provisions, included in the liabilities section of the balance sheet of UnipolSai Assicurazioni SpA as of 31 December 2020. The Directors are responsible to establish technical provisions to the extent to guarantee the obligations arising from insurance and reinsurance contracts.







On the basis of the procedures performed in accordance with article 102, paragraph 2, of Legislative Decree n° 209 of 7 September 2005, of Regulation n° 22/2008 issued by ISVAP and associated guidelines included in the application document published by IVASS on its website on 31 January 2017, the above mentioned technical provisions, included in the liabilities section of the balance sheet of UnipolSai Assicurazioni SpA as of 31 December 2020, are sufficient in accordance with applicable law and regulations and on the basis of correct actuarial techniques, in accordance with Regulation n° 22/2008 issued by ISVAP.

Opinion drawn up pursuant to article 102, paragraph 2, of Legislative Decree n° 209 of 7 September 2005, Life technical provisions

In execution of the assignment received from UnipolSai Assicurazioni SpA, we have performed procedures, in accordance with article 102, paragraph 2, of Legislative Decree n° 209 of 7 September 2005, on the items relating to the Life technical provisions, included in the liabilities section of the balance sheet of UnipolSai Assicurazioni SpA as of 31 December 2020. The Directors are responsible to establish technical provisions to the extent to guarantee the obligations arising from insurance and reinsurance contracts.

On the basis of the procedures performed in accordance with article 102, paragraph 2, of Legislative Decree n° 209 of 7 September 2005, of Regulation n° 22/2008 issued by ISVAP and associated guidelines included in the application document published by IVASS on its website on 31 January 2017, the above mentioned technical provisions, included in the liabilities section of the balance sheet of UnipolSai Assicurazioni SpA as of 31 December 2020, are sufficient in accordance with applicable law and regulations and on the basis of correct actuarial techniques, in accordance with Regulation n° 22/2008 issued by ISVAP.

Milan, 6 april 2021

PricewaterhouseCoopers SpA

Signed by

Antonio Dogliotti (Partner)

This report has been translated into the English language from the original, which was issued in Italian and in accordance with Italian law, solely for the convenience of international readers.







UnipolSai Assicurazioni S.p.A.

Registered Office via Stalingrado, 45 40128 Bologna (Italy) unipolsaiassicurazioni@pec.unipol.it tel. +39 051 5077111 fax +39 051 7096584

> Share capital € 2,031,456,338.00 Bologna Register of Companies Tax No. 00818570012 VAT No. 03740811207 R.E.A. No. 511469

Parent company of the Unipol Insurance Group entered in the Register of the parent companies at No. 046

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UnipolSai Assicurazioni S.p.A. Registered Office Via Stalingrado, 45 40128 Bologna