

MS Amlin Corporate Member Limited

Section 172(1) Statement

The Companies Act 2006 has been updated to include a new statutory reporting requirement for financial reporting years beginning on or after 1 January 2019. As a result, the directors of MS Amlin Corporate Member Limited (the 'Company') are required to give an annual statement which describes how the directors have had regard to the matters set out in section 172(1) of the Companies Act 2006 when discharging their duty under that section.

Under section 172 of the Companies Act 2006, the directors of a company must act in the way that they consider, in good faith, would be most likely to promote the success of the company for the benefit of its members as a whole. In doing so, they should have regard to other factors, including but not limited to: (a) the likely consequences of any decision in the long term; (b) the need to foster the company's business relationships with suppliers, customers and others; (c) the impact of the company's operations on the community and the environment; (d) the desirability of the Company maintaining a reputation for high standards of business conduct; and (e) the need to act fairly as between members of the company.

The directors of the Company are fully aware of their responsibilities to promote the success of the Company in accordance with section 172 of the Companies Act 2006. Management ensure that the Board are assisted in considering key stakeholders as part of the process for setting strategy and making decisions by considering relevant stakeholder considerations as appropriate, for inclusion in board papers and in the information provided to the Board before Board meetings. The directors understand stakeholders needs when making decisions by ensuring rigorous forecasts are undertaken before key decisions are made and any potential issues are resolved.

The directors acknowledge that effective and meaningful engagement with stakeholders and the positive performance against the Company's KPIs were key to promoting the success of the Company. Given the activities of the Company (and the fact that it has no employees), our key stakeholders are identified as Mitsui Sumitomo Insurance Company, Limited (the Sole Shareholder); our suppliers; the community; and the environment. The following paragraphs explain how they were considered in principle financial decisions during 2021:

- New Long Term Incentive Plan – MS Amlin Underwriting Limited ('MS AUL') has implemented a new Long Term Incentive Plan eligible on a discretionary basis to all staff working for the benefit of the Company, Lloyd's Syndicate 2001 and MS AUL in 2021. Subject to performance and service conditions, participants will be entitled to receive an award in MS&AD Insurance Group Holdings, Inc. ('MS&AD') shares or an equivalent in cash. This will ensure that the Company will continue to retain leading talent throughout its teams to be able to lead and drive future sustainable growth of the Company. An independent Employee Benefit Trust has been established to provide a vehicle to hold shares in MS&AD to facilitate employee share incentive arrangements.
- Investment strategy – the risk committee has outlined the risk tolerance of the company's investment strategy to ensure responsible investing and decisions are made. They understand the importance of investing responsibly to ensure both risk and reward are optimal to meet the company's financial requirements.
- Employees – as the Company has no employees, it relies on employees of MS Amlin Corporate Services Limited ('MS ACS') for the management and execution of its operations. Therefore, the directors understand that the decisions they make will have a significant impact on the employees of MS ACS.

The directors recognise that these employees are fundamental to its long-term success and seek to promote the interests of all employees. Through employee surveys, the employee consultation forum and other engagement actions, such as town halls, the interests of employees are regularly evaluated by the Directors. In addition, the Employee Assistance Programme provides expert and confidential support to employees in difficult circumstances and a comprehensive learning and development programme supports the different development needs of employees.

In conjunction with MS ACS, the directors of the Company promote a Speak Up policy and process to complement all of the above, and which ensures that employees are empowered to raise concerns in confidence without fear of unfair treatment.

- LOC Facility – the directors act to ensure there is adequate surplus capital in place to meet an increase in the Syndicate's capital requirements. The Company primarily does this through the utilisation of a Letter of Credit (LOC) facility, which can be provided as Funds at Lloyd's. In the event of a stressed scenario the Company will still be able to meet its financial obligations as they fall due and uphold the requirements of all its key stakeholders. Further details on the Company's capital measures can be found in note 6.
- The Company aims to act as fairly as possible between stakeholders but notes that there is a sole shareholder.

Approved by the Board and signed by order of the Board.

17 May 2022