

**IN THE ROYAL COURT OF THE ISLAND OF JERSEY**

**2026/124**

**(Samedi Division)**

**IN THE MATTER OF THE REPRESENTATION OF**

**FAIRMEAD INSURANCE LIMITED**

First Representor

**and**

**HIGHWAY INSURANCE COMPANY LIMITED**

Second Representor

**and**

**LIVERPOOL VICTORIA INSURANCE COMPANY LIMITED**

Third Representor

**and**

**ALLIANZ INSURANCE PLC**

Fourth Representor

**AND IN THE MATTER OF AN APPLICATION PURSUANT TO ARTICLE 27 OF AND**

**SCHEDULE 2 TO THE INSURANCE BUSINESS (JERSEY) LAW 1996**

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**REPRESENTATION**

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## 1. Purpose of the Representation

This Representation relates to the proposed scheme (the **Jersey Scheme**, a copy of which is annexed to this Representation) for the transfer of the whole of the general insurance business carried on in or from within Jersey (as defined in Article 1(1) of the Insurance Business (Jersey) Law 1996 (the **Insurance Law**) and referred to in this Representation as **General Insurance Business**), from Fairmead Insurance Limited (**FIL**), Highway Insurance Company Limited (**HICO**) and Liverpool Victoria Insurance Company Limited (**LVIC**, and together with FIL and HICO, the **Transferors**) to Allianz Insurance plc (**AZI** or the **Transferee**). The Jersey Scheme is intended to transfer General Insurance Business from the Transferors to the Transferee (together the **Representors**) on the same terms as the terms of the insurance business transfer scheme pursuant to Part VII of the Financial Services and Markets Act 2000 (the **FSMA**) filed with the High Court of England and Wales on or around 15 May 2026 for its approval (the **UK Scheme**). The terms of the UK Scheme are incorporated into the Jersey Scheme as Schedule 1 to the Jersey Scheme.

## 2. Interpretation

Words and expressions used in this Representation, which are defined in the Jersey Scheme or the UK Scheme, shall bear the same meanings herein (save where they are expressly defined herein) unless the context otherwise requires.

## 3. Introduction

- (a) FIL was incorporated in England and Wales on 19 November 1946 as a limited company under the name "British Commonwealth Insurance Company Limited", which was changed to "Legal & General Insurance Limited" on 9 December 1991. On 3 January 2020, the name of the company was further changed to "Fairmead Insurance Limited". FIL's registered number is 00423930 and it is a wholly-owned subsidiary of Liverpool Victoria General Insurance Group Limited (**LVGIG**).
- (b) HICO was incorporated in England and Wales on 10 March 1999 as a limited company under the name "Twinarena Limited", which was changed to "Highway Insurance Company Limited" on 10 November 1999. HICO's registered number is 03730662. HICO is an indirect subsidiary of LVIC, and therefore of LVGIG.
- (c) LVIC was incorporated in England and Wales on 26 July 1996 as a limited company with the name "Liverpool Victoria Company Limited", which was changed to "Liverpool Victoria Insurance Company Limited" on 18 November 1996. LVIC's registered number is 03232514, and it is a wholly owned subsidiary of LVGIG.
- (d) The Transferee was incorporated in England and Wales on 19 May 1905 as a limited company with the name "The Cornhill Insurance Company Limited", which was changed to "Cornhill Insurance Company Limited" on 19 June 1935. The

Transferee was re-registered as a public limited company on 3 June 1981, with its name changed to "Cornhill Insurance Public Limited Company". On 10 January 2003, the name of the company was further changed to "Allianz Cornhill Insurance PLC" and subsequently to "Allianz Insurance PLC" on 27 April 2007. The Transferee's registered number is 00084638, and it a wholly owned subsidiary of Allianz Holdings plc.

- (e) LVGIG was acquired by Allianz Holdings plc from Liverpool Victoria Friendly Society on 31 December 2019. LVGIG is the direct parent company of LVIC and FIL, and an indirect parent of HICO. LVGIG is not an insurance company but has entered into contracts with external service providers which are responsible for delivering services to LVIC and HICO in support of their insurance business activities.
- (f) Each of the Representors is an insurance company carrying on general insurance business from the UK to which FSMA applies and each holds an authorisation under FSMA.
- (g) Each of the Representors also holds a Category A permit to carry on general insurance business under the Insurance Law.
- (h) The transfer of the Transferred Business conducted by the Transferors will proceed pursuant to the UK Scheme, subject to approval being granted by the High Court of England and Wales and applicable regulators.
- (i) The transfer of the Transferred Jersey Business is proposed pursuant to the terms of the Jersey Scheme in accordance with the provisions of Article 27 of and Schedule 2 to the Insurance Law, which requires the sanction of the Royal Court of Jersey (the **Court**) to any scheme under which the whole or part of the insurance business of a permit holder is to be transferred to an insurance company or other permit holder.
- (j) LVIC, FIL, HICO and the Transferee are all subsidiaries of Allianz (UK) Limited (together with all its subsidiaries, the **Allianz UK Group**), which is ultimately owned by Allianz Societas Europaea, a German multinational insurance and financial services company.
- (k) The purpose of the UK Scheme and the Jersey Scheme (together the **Schemes**) is to restructure and simplify the Allianz UK Group, so as to streamline operations and customer interactions by operating from one regulated insurer (the Transferee) rather than five.
- (l) The UK Scheme also operates to transfer the business of Trafalgar Insurance Limited to the Transferee, and the LVGIG Transferred Business to Allianz Management Services Limited. Trafalgar Insurance Limited previously held a Category A permit to carry on insurance business in or from within Jersey,

however its business was put into run-off in 2006, and it has no remaining business to be transferred under the Jersey Scheme. As such, it is not party to the Jersey Scheme. The LVGIG Transferred Business also does not include any business carried on in or from within Jersey, and so this business does not form part of the Jersey Scheme.

- (m) The UK Scheme has the effect that:
  - (i) if the transfer of any Transferred Jersey Policies is sanctioned by the Court pursuant to the Jersey Scheme with effect from the Jersey Effective Date, such policies shall be treated for all purposes of the UK Scheme as if they were Transferred Policies with effect from the Effective Date and, to the extent necessary to comply with Part VII of the FSMA, shall also be transferred pursuant to the terms of the UK Scheme; and
  - (ii) if the Court does not sanction the transfer of any Transferred Jersey Policies pursuant to the Jersey Scheme, despite having the jurisdiction to do so, or if the Jersey Scheme is sanctioned by the Court but the transfer of any Transferred Jersey Policies does not become effective by the Effective Date, then such policies shall, with effect from the Effective Date, be deemed to be Excluded Policies and instead will remain with the relevant Transferor and will be reinsured by the Transferee.
- (n) Each of the Representors has agreed to appear by counsel at the hearing of this Representation to sanction the Jersey Scheme and undertake to be bound thereby and to execute all such documents and to do all such acts and things as may be required by law or as may be necessary or reasonably required by the other party to be executed or done by it for the purposes of giving effect to the Jersey Scheme.

#### **4. Independent Actuary's Report**

Pursuant to paragraph 3 of Schedule 2 to the Insurance Law, an independent actuary, Simon Sheaf, a partner in Grant Thornton UK Advisory & Tax LLP, has prepared a report in relation to the UK Scheme and the Jersey Scheme (the **Independent Actuary's Report**), which confirms that his conclusions: (i) about the security of LVIC, HICO and FIL policyholders apply equally to all policyholders within LVIC, HICO and FIL and therefore to the Jersey policyholders; and (ii) about policy servicing and his other financial considerations and other considerations apply to all policyholders of the transferors and therefore apply equally to the Jersey policyholders.

## 5. Notices and Availability of Documents

- (a) In accordance with the requirements of paragraph 4(a) of Schedule 2 to the Insurance Law, a notice of the presentation of this Representation containing the prescribed information will be published in the Jersey Gazette.
- (b) In accordance with the requirements of paragraph 4(c) of Schedule 2 to the Insurance Law, a copy of this Representation, the Independent Actuary's Report and the Notification Materials (as defined below) will be served on the Jersey Financial Services Commission (the **JFSC**) at least 21 days before the Representors seek an order sanctioning the Jersey Scheme.
- (c) In accordance with the requirements of paragraphs 4(d) and 5 of Schedule 2 to the Insurance Law, copies of this Representation and the Independent Actuary's Report will be made available:
  - (i) for inspection at the offices of Mourant Ozannes (Jersey) LLP, 22 Grenville Street, St Helier, Jersey JE4 8PX for a period of not less than 21 days beginning with the date of the first publication of the notice referred to in paragraph (a) above; and
  - (ii) for collection at any time before the grant of an order sanctioning the Jersey Scheme.

## 6. Notification of Policyholders and Members

- (a) Paragraph 4(b) of Schedule 2 to the Insurance Law requires that, except where the Court has otherwise directed, a statement setting out the terms of the Jersey Scheme and containing a summary of the Independent Actuary's Report sufficient to indicate the opinion of the actuary on the likely effects of the Jersey Scheme on the policyholders of the Representors be sent to:
  - (i) each of the policyholders of the Representors; and
  - (ii) every member of the Representors,(the **Paragraph 4(b) Requirement**).
- (b) The Paragraph 4(b) Requirement, in this case, means that the required statement should (except where the Court has otherwise directed) comprise the following:
  - (i) a complete copy of the Jersey Scheme;
  - (ii) a complete copy of the UK Scheme which is incorporated in the Jersey Scheme; and

- (iii) a sufficient summary of the Independent Actuary's Report.
- (c) The Paragraph 4(b) Requirement, in this case, also means that such statement should (except where the Court has otherwise directed) be sent to the following different classes of persons:
- (i) every member of the Representors (the **Members**);
  - (ii) each of the policyholders of policies of each Transferor, including persons who hold or have an interest in policies issued as part of the business conducted by each Transferor in or from within Jersey; and
  - (iii) each of the policyholders of policies of the Transferee, including persons who hold or have an interest in policies issued as part of the business conducted by the Transferee in or from within Jersey.
- (d) Subject to the directions of the Court, it is intended that the Representors will use reasonable endeavours to send communications documents (collectively the **Notification Materials**) to the Notified Policyholders (as defined in paragraph 6(g) below). The Notification Materials will include information relating to the Jersey Scheme, including a statement indicating that policyholders have a right to object to the Jersey Scheme.
- (e) Subject to the directions of the Court, it is intended that the Notification Materials will consist of:
- (i) a covering letter/email outlining the process and briefly explaining the other documents that have been sent (the **Covering Letters**), and including details of:
    - (1) a dedicated website ([www.allianz.co.uk/transfer](http://www.allianz.co.uk/transfer)) where documents relating to the Schemes may be downloaded free of charge;
    - (2) a telephone helpline dedicated to the Schemes and supported by trained call-handlers; and
    - (3) how a policyholder may make representations to the relevant Court in respect of the Schemes.
  - (ii) an explanatory booklet (the **Transfer Guide**) describing the proposed transfer, containing:
    - (1) a question and answer section about the Schemes;

- (2) a summary of the terms of the UK Scheme and a confirmation that such summary applies equally to the terms of the Jersey Scheme with certain exceptions; and
  - (3) a copy of the legal notice relating to the UK Scheme; and
- (iii) a summary of the Independent Actuary's Report and a confirmation that the conclusions apply equally to the Jersey Scheme;
- (f) Subject to the directions of the High Court and the Court, the covering letter will be tailored for certain policyholders. For policyholders with a current address in Jersey, this will include additional information on the Jersey Scheme. The covering letter will also be updated automatically as part of the communications process to refer to the relevant Transferor and to have the appropriate branding. Whilst the covering letter will differ according to whether a policyholder's address current address is in Jersey or in the UK, and as such, some policyholders who may have moved away from Jersey will not receive the Jersey specific cover letter, the Transfer Guide is the same for all policyholders, and each Transfer Guide includes information relating to the Jersey Scheme, including a statement indicating that policyholders have a right to object to the Jersey Scheme.
- (g) Subject to the directions of the High Court and the Court, it is intended that the Transferors will use reasonable endeavours to send the Notification Materials to the recipients detailed in paragraph 121 of the First Witness Statement of Michael Franz Ruf signed in connection with the UK Scheme (the **First Transferors' Witness Statement**), subject to the waivers requested in paragraphs 4.1 to 4.41 of the detailed document (the **Communications Approach Document**) setting out the Representors' proposed approach to communication with their respective policyholders, reinsurers and other interested parties (each a **Notified Policyholder** and together the **Notified Policyholders**). The Notified Policyholders will include persons who hold or have an interest in policies issued as part of the business carried on in or from within Jersey by each Transferor but, for the reasons explained in paragraph 122 - 140 of the First Transferors' Witness Statement and paragraphs 4.1 to 4.41 of the Communications Approach Document, may not be all such policyholders.

## **7. Directions - Content of the Notification Materials**

The Representors accordingly apply for directions dispensing with the Paragraph 4(b) Requirement in relation to the content of the Notification Materials on the grounds that:

- (a) sending a complete copy of the Jersey Scheme and the UK Scheme would not generally be helpful to policyholders because of the length and technical nature of those documents;

- (b) the content of the Notification Materials is sufficient for these purposes because it contains a summary of the Independent Actuary's conclusions in relation to the UK Scheme, which are based on an analysis focussing on the combined effect of the UK Scheme and the Jersey Scheme on the transferring and existing policyholders, as well as a statement to the effect that his conclusions apply equally to Jersey policyholders and the Jersey Scheme, and a summary of the terms of the UK Scheme which includes a statement that the terms of the Jersey Scheme are very similar to the UK Scheme and the summary applies equally to the Jersey Scheme with certain exceptions;
- (c) copies of this Representation, including the Jersey Scheme and the UK Scheme incorporated therein, and the Independent Actuary's Report will be made available:
  - (i) for inspection at the offices of Maurant Ozannes (Jersey) LLP, 22 Grenville Street, St Helier, Jersey JE4 8PX for a period of not less than 21 days beginning with the date of the first publication of the notice referred to in paragraph 5(a) above;
  - (ii) for collection at any time before the grant of an order sanctioning the Jersey Scheme;
- (d) the Representors will make available a complete copy of the Jersey Scheme, the UK Scheme and the Independent Actuary's Report on the website [www.allianz.co.uk/transfer](http://www.allianz.co.uk/transfer); and
- (e) the Representors will send a complete copy of the Jersey Scheme, the UK Scheme and the Independent Actuary's Report to any policyholder who requests a copy.

## **8. Directions - Recipients of the Notification Materials**

The Representors also apply for directions dispensing with the Paragraph 4(b) Requirement in relation to the recipients of the Notification Materials on the grounds that:

- (a) the Members do not need to be sent a statement as required by paragraph 4(b) of Schedule 2 to the Insurance Law or the Notification Materials, on the basis that all of the Representors are part of the same corporate group and are already aware of the Jersey Scheme;
- (b) policyholders of the Transferee do not need to be sent a statement as required by paragraph 4(b) of Schedule 2 to the Insurance Law or the Notification Materials, for the reasons explained at paragraph 39 of the first witness statement of Christopher McGowan-Twemlow;
- (c) the Transferors will use reasonable endeavours to send the Notification Materials to the Notified Policyholders described in paragraph 6(g) above (which excludes

certain categories of policyholder, as detailed in the First Transferors' Witness Statement and the Communications Strategy Document, for example, potential claimants with potential future claims falling outside of the "Look Back Period", the "gone-aways", third party claimants and open claimants who are named as insured but not the policyholder); and

- (d) other policyholders of the Representors may also become aware of the proposals pursuant to the UK Scheme and the Jersey Scheme because:
  - (i) a notice containing the prescribed information in relation to the Jersey Scheme will be published in the Jersey Gazette as described in paragraph 5(a) above;
  - (ii) a notice in the form approved by the UK Prudential Regulation Authority (in consultation with the Financial Conduct Authority) stating that an application pursuant to Part VII of the FSMA has been made shall be published in the London, Edinburgh and Belfast Gazettes and in The Times, Daily Mail, the Financial Times, The Sun, and the Isle of Man Courier; and
  - (iii) a copy of this Representation, the summary of the UK Scheme and the summary of the Independent Actuary's Report, together with other documents relating to the UK Scheme and the Jersey Scheme, including actuarial reports and the full terms of the UK Scheme and the Jersey Scheme will also be available online at [www.allianz.co.uk/transfer](http://www.allianz.co.uk/transfer).

**WHEREFORE THE REPRESENTORS PRAY THAT THIS HONOURABLE COURT DO MAKE THE FOLLOWING ORDERS:**

- (a) THAT service of a statement as required by paragraph 4(b) of Schedule 2 to the Insurance Law upon each of the policyholders and on each member of each Representor be dispensed with;
- (b) THAT such other interim Order(s) be made as this Honourable Court shall deem appropriate;
- (c) THAT an Order be made pursuant to Schedule 2 of the Insurance Law sanctioning the Jersey Scheme;
- (d) THAT the Representors do within ten days from the date of such Order referred to in paragraph (c) above, or such longer period as the JFSC may allow, deposit two office copies of such Order with the JFSC; and

(e) THAT such other Order(s) be made as this Honourable Court shall deem appropriate.

Dated this 20<sup>th</sup> day of May 2026.



**Advocate for the Representors**

The Representors' Address for Service:  
Mourant Ozannes (Jersey) LLP  
22 Grenville Street  
St Helier  
Jersey

Our ref: 8074901/256675453/9

**Annex**

**Jersey Scheme**

**IN THE ROYAL COURT OF THE ISLAND OF JERSEY**

**(Samedi Division)**

**IN THE MATTER OF**

**FAIRMEAD INSURANCE LIMITED**

**- and -**

**HIGHWAY INSURANCE COMPANY LIMITED**

**- and -**

**LIVERPOOL VICTORIA INSURANCE COMPANY LIMITED**

**- and -**

**IN THE MATTER OF**

**ALLIANZ INSURANCE PLC**

**AND IN THE MATTER OF AN APPLICATION PURSUANT TO ARTICLE 27 OF AND  
SCHEDULE 2 TO THE INSURANCE BUSINESS (JERSEY) LAW 1996**

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**JERSEY SCHEME**

**(pursuant to Article 27 of and Schedule 2 to the Insurance Business (Jersey) Law 1996  
for the transfer of the whole of the business of (1) Fairmead Insurance Limited, (2)  
Highway Insurance Company Limited, and (3) Liverpool Victoria Insurance Company  
Limited to (4) Allianz Insurance PLC)**

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## 1. Interpretation

### Definitions

- 1.1 In this scheme (the **Jersey Scheme**), unless inconsistent with the subject or context, the following expressions bear the meanings respectively set opposite them:

**Applicable Jersey Data Protection Laws** means applicable data protection laws in Jersey, including, as applicable, the Data Protection (Jersey) Law 2018 and the Data Protection Authority (Jersey) Law 2018, and any implementing laws, regulations and secondary legislations, and any successor legislation to the above;

**Encumbrance** means:

- (a) any claim, charge, mortgage, lien, guarantee, indemnity, option, equitable right, power of sale, pledge, hypothecation, retention of title, right of pre-emption, right of first refusal, or other security interest or third party right of any kind; or
- (b) any agreement, arrangement or obligation to create any of the foregoing;

**FIL Transferred Jersey Business** means all or any of the FIL Transferred Business, including all rights, benefits, powers, obligations and Liabilities of FIL under or in relation to each of the FIL Transferred Jersey Policies, the Transferred Jersey Assets, the Residual Jersey Assets, the Transferred Jersey Liabilities and the Residual Jersey Liabilities (as applicable), carried on in or from within Jersey immediately prior to the Jersey Effective Date including in each case all activities carried on in connection with such business;

**FIL Transferred Jersey Policies** means any and all insurance policies written or assumed in whole or in part or for the account of FIL as at the Jersey Effective Date (including any expired, surrendered, lapsed, matured or reinstated policies) and all binders, slips, other contracts of insurance or reinsurance and binding quotations written by or on behalf of FIL as insurer or reinsurer (including all supplements, endorsements, notices, assignments, novations and riders thereto and all ancillary agreements in connection therewith) that were entered into by FIL in relation to the FIL Transferred Jersey Business prior to the Jersey Effective Date;

**HICO Transferred Jersey Business** means all or any of the HICO Transferred Business, including all rights, benefits, powers, obligations and Liabilities of HICO under or in relation to each of the HICO Transferred Jersey Policies, the Transferred Jersey Assets, the Residual Jersey Assets, the Transferred Jersey Liabilities and the Residual Jersey Liabilities (as applicable), carried on in or from within Jersey immediately prior to the Jersey Effective Date including in each case all activities carried on in connection with such business;

**HICO Transferred Jersey Policies** means any and all insurance policies written or assumed in whole or in part or for the account of HICO as at the Jersey Effective Date (including any expired, surrendered, lapsed, matured or reinstated policies) and all binders, slips, other contracts of insurance or reinsurance and binding quotations written by or on behalf of HICO as insurer or reinsurer (including all supplements, endorsements, notices, assignments, novations and riders thereto and all ancillary agreements in connection therewith) that were entered into by HICO in relation to the HICO Transferred Jersey Business prior to the Jersey Effective Date;

**Jersey Effective Date** means the time and date ascribed to it in paragraph 4.1 of this Jersey Scheme;

**Jersey Law** means the Insurance Business (Jersey) Law 1996;

**Jersey Order** means an order made by the Royal Court pursuant to Article 27 of and Schedule 2 to the Jersey Law sanctioning this Jersey Scheme and any order (including any subsequent order, which is ancillary thereto) in relation to this Jersey Scheme made by the Royal Court pursuant to Schedule 2 to the Jersey Law;

**JFSC** means the Jersey Financial Services Commission;

**LVIC Transferred Jersey Business** means all or any of the LVIC Transferred Business, including all rights, benefits, powers, obligations and Liabilities of LVIC under or in relation to each of the LVIC Transferred Jersey Policies, the Transferred Jersey Assets, the Residual Jersey Assets, the Transferred Jersey Liabilities and the Residual Jersey Liabilities (as applicable), carried on in or from within Jersey immediately prior to the Jersey Effective Date including in each case all activities carried on in connection with such business;

**LVIC Transferred Jersey Policies** means any and all insurance policies written or assumed in whole or in part or for the account of LVIC as at the Jersey Effective Date (including any expired, surrendered, lapsed, matured or reinstated policies) and all binders, slips, other contracts of insurance or reinsurance and binding quotations written by or on behalf of LVIC as insurer or reinsurer (including all supplements, endorsements, notices, assignments, novations and riders thereto and all ancillary agreements in connection therewith) that were entered into by LVIC in relation to the LVIC Transferred Jersey Business prior to the Jersey Effective Date;

**Residual Jersey Asset** means:

- (a) any property or assets, including any Encumbrance in favour of a relevant Transferor, which would be a Transferred Jersey Asset but:
  - (i) which the Royal Court does not have jurisdiction to transfer;
  - (ii) which, despite having such jurisdiction, the Royal Court determines not so to transfer; or
  - (iii) which the relevant Transferor and the Transferee agree in writing prior to the Jersey Effective Date would more conveniently be transferred after the Jersey Effective Date; and
- (b) any proceeds of sale or income or other accrual or return whatsoever, whether or not in any case in the form of cash, or other asset earned or received from time to time after the Jersey Effective Date in respect of any property referred to in paragraph (a);

**Residual Jersey Liability** means any liability or obligation of the relevant Transferor which would be a Transferred Jersey Liability but:

- (a) which relates to a Residual Jersey Asset and arises at any time before the Subsequent Jersey Transfer Date applicable to that Residual Jersey Asset;
- (b) which the Royal Court does not have jurisdiction to transfer;
- (c) which, despite having such jurisdiction, the Royal Court determines not so to transfer; or
- (d) which the relevant Transferor and the Transferee agree in writing prior to the Jersey Effective Date, would more conveniently be transferred after the Jersey Effective Date;

**Royal Court** means the Royal Court of Jersey;

**Subsequent Jersey Transfer Date** means, in relation to any Residual Jersey Asset or Residual Jersey Liability, the date after the Jersey Effective Date on which such Residual Jersey Asset or Residual Jersey Liability is to be transferred to the Transferee, namely:

- (a) in respect of any Residual Jersey Asset falling within paragraph (a)(i) or (a)(ii) of the definition of Residual Jersey Asset, and of any Residual Jersey Liability falling within paragraph (b) or (c) of the definition of Residual Jersey Liability, the date on which the requisite order or recognition to enable the same to be transferred to the Transferee upon the terms of this Scheme is:
  - (i) obtained; or
  - (ii) no longer required;
- (b) in respect of any Residual Jersey Asset falling within paragraph (a)(iii) of the definition of Residual Jersey Asset, and of any Residual Jersey Liability which falls within paragraph (c) of the definition of Residual Jersey Liability, the date on which the relevant Transferor and the Transferee agree that the transfer shall take effect;
- (c) in respect of any Residual Jersey Liability falling within paragraph (a) of the definition of Residual Jersey Liability which relates to any Residual Jersey Asset falling within paragraph (a) of the definition of Residual Jersey Asset, the date on which the Residual Jersey Asset to which the relevant Residual Jersey Liability relates transfers in accordance with the provisions of paragraphs (a) or (b) above; and
- (d) in the case of any Residual Jersey Asset falling within paragraph (b) of the definition of Residual Jersey Asset and, except as otherwise provided in (c) above, of any Residual Jersey Liability falling within paragraph (a) of the definition of Residual Jersey Liability, the time and date on which such Residual Jersey Asset or Residual Jersey Liability is received, earned or incurred by the relevant Transferor, to the extent that such transfer is possible under this Scheme, and subject to agreement between the Transferee and the relevant Transferor as to whether and when such transfer should take place;

**Transferors** means, collectively, FIL, HICO and LVIC, and **Transferor** shall be construed accordingly;

**Transferred Jersey Assets** means all or any Transferred Assets relating to or forming part of the Transferred Jersey Business and, for the avoidance of doubt, excludes the Excluded Assets;

**Transferred Jersey Business** means all or any of the Transferred Business (including the FIL Transferred Jersey Business, the HICO Transferred Jersey Business, and the LVIC Transferred Jersey Business) carried on in or from within Jersey immediately prior to the Jersey Effective Date including in each case all activities carried on in connection with such business, but excluding in each case any Excluded Assets, Excluded Contracts and Excluded Liabilities;

**Transferred Jersey Contracts** means all or any Transferred Contracts comprised in the Transferred Jersey Business at the Jersey Effective Date, but, for the avoidance of doubt, excluding the Excluded Contracts;

**Transferred Jersey Liabilities** means all or any Transferred Liabilities to the extent arising from or relating to the Transferred Jersey Business as such business shall exist immediately prior to the Jersey Effective Time and irrespective of whether the Liabilities and commitments shall arise prior to or following the Jersey Effective Date, and, for the avoidance of doubt, excluding the Excluded Liabilities;

**Transferred Jersey Policies** means the FIL Transferred Jersey Policies, the HICO Transferred Jersey Policies, and the LVIC Transferred Jersey Policies;

**UK Scheme** means the insurance business transfer scheme pursuant to Part VII of the Financial Services and Markets Act 2000 for, *inter alia*, the transfer of the general insurance business of the Transferors to the Transferee, a copy of which is contained in the Schedule to this Jersey Scheme, as it may be varied or amended from time to time in accordance with its terms.

- 1.1 Other words and expressions used as defined terms in this Jersey Scheme shall bear the meanings given to them in the UK Scheme.
- 1.2 Subject to paragraph 1.1 above and except where the context requires otherwise, words and expressions used in the Jersey Law or in any regulations made under it shall have the same meanings in this Jersey Scheme.

### **Headings**

- 1.3 Headings in this Jersey Scheme are inserted for convenience only and shall not affect its construction.

### **References**

- 1.4 Any reference in this Jersey Scheme to "the incorporated terms of the UK Scheme" shall be read to mean "the same terms as the terms of the UK Scheme as incorporated into this Jersey Scheme" in accordance with section 3 of this Jersey Scheme.
- 1.5 Any reference in this Jersey Scheme to an enactment, statutory provision or regulations shall be deemed to include a reference to the enactment or statutory provision or those regulations as from time to time amended, consolidated, modified, replaced or re-enacted by any statute or statutory provision.
- 1.6 Any reference to the singular includes a reference to the plural and vice versa. Any reference to he, she or it includes the others.
- 1.7 Any reference to a time of day is a reference, unless otherwise expressly specified, to London time.
- 1.8 Any reference to this Jersey Scheme shall include the Schedule hereto.

## **2. Introduction**

- 2.1 Fairmead Insurance Limited (**FIL**) was incorporated in England and Wales on 19 November 1946 and is a UK authorised person as defined in section 105(8) of FSMA.
- 2.2 Highway Insurance Company Limited (**HICO**) was incorporated in England and Wales on 10 March 1999 and is a UK authorised person as defined in section 105(8) of FSMA.
- 2.3 Liverpool Victoria Insurance Company Limited (**LVIC**) was incorporated in England and Wales on 26 July 1996 and is a UK authorised person as defined in section 105(8) of FSMA.
- 2.4 Allianz Insurance plc (the **Transferee**) was incorporated in England and Wales on 19 May 1905 and is a UK authorised person as defined in section 105(8) of FSMA.
- 2.5 The Transferors have carried on general insurance business in the UK and hold a Category A permit to carry on general insurance business, in or from within Jersey, under the Jersey Law.

- 2.6 The Transferee holds a Category A permit to carry on general insurance business under the Jersey Law.
- 2.7 It is proposed that, by Order of the Royal Court in accordance with Article 27 of, and Schedule 2 to, the Jersey Law, the Transferred Jersey Business shall be transferred to the Transferee on the Jersey Effective Date on the same terms as the terms of the UK Scheme governing the transfer of the Transferred Business to the Transferee and as if the Transferred Jersey Business were part of the Transferred Business as defined in the UK Scheme.
- 2.8 The UK Scheme also operates to transfer the business of Trafalgar Insurance Limited to the Transferee, and the LVGIG Transferred Business to Allianz Management Services Limited. Trafalgar Insurance Limited has not carried on any business in or from within Jersey, and the LVGIG Transferred Business does not include any business carried on in or from within Jersey. As such, this business does not form part of the Jersey Scheme.
- 2.9 The UK Scheme has the effect that:
- (a) if the transfer of any Transferred Jersey Policies is sanctioned by the Royal Court pursuant to this Jersey Scheme with effect from the Jersey Effective Date, such policies shall be treated for all purposes of the UK Scheme as if they were Transferred Policies with effect from the Effective Date and, to the extent necessary to comply with Part VII of the FSMA, shall also be transferred pursuant to the terms of the UK Scheme; and
  - (b) if the Royal Court does not sanction the transfer of any Transferred Jersey Policies pursuant to this Jersey Scheme, despite having the jurisdiction to do so, or if this Jersey Scheme is sanctioned by the Royal Court but the transfer of any Transferred Jersey Policies does not become effective by the Effective Date, then such policies shall, with effect from the Effective Date, be deemed to be Excluded Policies and instead will remain with the relevant Transferor and will be reinsured by the Transferee.
- 2.10 Each of the Transferors and the Transferee have agreed to appear by Counsel at the hearing of the Representation to sanction this Jersey Scheme and undertake to be bound thereby and to execute all such documents and to do all such acts and things as may be required by law or as may be necessary or reasonably required by the other party to be executed or done by it for the purposes of giving effect to this Jersey Scheme.

### **3. Incorporation of the UK Scheme**

- 3.1 Save as otherwise set out in this Jersey Scheme and save for paragraphs 6.5 and 6.6 of Part C of the UK Scheme, the terms of Part C of the UK Scheme shall be deemed to be part of this Jersey Scheme as if reproduced herein mutatis mutandis. For this purpose, the following definitions of the UK Scheme shall be read and construed as follows:
- (i) Applicable UK Data Protection Laws shall be read as Applicable Jersey Data Protection Laws;
  - (ii) Effective Date shall be read as Jersey Effective Date;
  - (iii) Order shall be read as Jersey Order;
  - (iv) relevant Transferor Entity shall be read as relevant Transferor;
  - (v) relevant Transferee Entity shall be read as Transferee;
  - (vi) Residual Assets shall be read as Residual Jersey Assets;
  - (vii) Residual Contracts shall be read as Residual Jersey Contracts;

- (viii) Residual Liabilities shall be read as Residual Jersey Liabilities;
- (ix) Scheme shall be read as Jersey Scheme;
- (x) Subsequent Transfer Date shall be read as Subsequent Jersey Transfer Date;
- (xi) Transferred Assets shall be read as Transferred Jersey Assets;
- (xii) Transferred Business shall be read as Transferred Jersey Business;
- (xiii) Transferred Contracts shall be read as Transferred Jersey Contracts;
- (xiv) Transferred Liabilities shall be read as Transferred Jersey Liabilities; and
- (xv) Transferred Policies shall be read as Transferred Jersey Policies;

3.2 In the UK Scheme deemed to be part of this Jersey Scheme as if reproduced herein mutatis mutandis:

- (a) references to numbered clauses and to parts are to the numbered clauses and parts of the UK Scheme; and
- (b) in paragraph 9.7, the words "save that references to "the Transferee" (or similar) in this paragraph 9 shall be construed as references to the relevant Transferee Entity" shall be deleted.

3.3 This Jersey Scheme is ancillary to the UK Scheme and is intended to transfer business carried on in or from within Jersey and assets and liabilities relating to such business that would not otherwise transfer under the UK Scheme. Nothing in this Jersey Scheme shall operate so as to prevent or conflict with any transfer provided for by the UK Scheme.

#### **4. Jersey Effective Date**

4.1 This Jersey Scheme shall become effective, and the Jersey Effective Date shall occur simultaneously with the last of the following two conditions being met, namely,

- (a) the Order by the Royal Court sanctioning this Jersey Scheme being made; and
- (b) the UK Scheme in relation to the Transferred Business of the Transferors becoming effective in accordance with its terms.

4.2 This Jersey Scheme shall lapse if it does not become effective on or before the later of:

- (a) the date which is six months after the date of the Order of the High Court of England and Wales sanctioning the UK Scheme; and
- (b) such time and/or date as the Royal Court may allow on the application of the Transferors and the Transferee.

## **5. Modification of this Jersey Scheme**

- 5.1 At any time prior to the sanction of this Jersey Scheme by the Royal Court, the Transferors and the Transferee may consent for and on behalf of the persons bound hereby and all other persons concerned (other than the JFSC) to any modification of, or addition to, this Jersey Scheme or to any further condition or provision affecting the same which the Royal Court may approve or impose, except the Schedule to this Jersey Scheme (modifications or additions to which shall be governed by the terms of the UK Scheme).
- 5.2 Subject to paragraph 5.3, at any time following the sanction of this Jersey Scheme by the Royal Court, any modification of, or addition to, this Jersey Scheme or to any further condition or provision affecting the same, except the Schedule to this Jersey Scheme (modifications or additions to which shall be governed by the terms of the UK Scheme) must be made by application to, and with the approval of, the Royal Court, provided always that:
- (a) the JFSC shall be given 21 days' prior notice of, and shall have the right to be heard at, any hearing to consider such application; and
  - (b) such application shall be accompanied by a certificate from an independent actuary to the effect that in their opinion the proposed amendment will not materially adversely affect the holders of Transferred Jersey Policies.
- 5.3 Any modification of, or addition to, this Jersey Scheme or to any further condition of provision affecting the same, except the Schedule to this Jersey Scheme (modifications or additions to which shall be governed by the terms of the UK Scheme), shall not require Royal Court approval where:
- (a) such amendment is:
    - (i) considered by LVIC, FIL and HICO or the Transferee to be minor and/or technical; or
    - (ii) to correct a manifest error in its terms; and
  - (b) the JFSC has been notified of the proposed modification or addition and either:
    - (i) the JFSC has indicated that it does not object thereto; or
    - (ii) a period of 28 days has passed commencing on the date of the acknowledgement of receipt of the relevant notification by the JFSC without it indicating any objections thereto.

## **6. Governing Law**

- 6.1 This Jersey Scheme shall be governed by and construed in accordance with Jersey law.

**SCHEDULE**

**UK Scheme**

**CR-2025-007514**

**IN THE HIGH COURT OF JUSTICE  
BUSINESS AND PROPERTY COURTS OF ENGLAND AND WALES  
COMPANIES COURT (ChD)**

**IN THE MATTER OF  
FAIRMEAD INSURANCE LIMITED  
AND  
HIGHWAY INSURANCE COMPANY LIMITED  
AND  
LIVERPOOL VICTORIA INSURANCE COMPANY LIMITED  
AND  
TRAFALGAR INSURANCE LIMITED  
AND**

**IN THE MATTER OF  
ALLIANZ INSURANCE PLC  
AND  
IN THE MATTER OF PART VII OF  
THE FINANCIAL SERVICES AND MARKETS ACT 2000**

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**SCHEME**  
for the transfer of  
the general insurance businesses of  
Fairmead Insurance Limited, Highway Insurance Company  
Limited, Liverpool Victoria Insurance Company Limited and  
Trafalgar Insurance Limited to  
Allianz Insurance Plc  
pursuant to Part VII of the Financial Services and Markets Act  
2000

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## PART A

### 1. Introduction, Parties to the Scheme and Eligibility

#### The Transferors

- 1.1 Fairmead Insurance Limited (*FIL*) is a private limited company incorporated and registered in England and Wales with registration number 00423930, whose registered office address is 57 Ladymead, Guildford, Surrey, GU1 1DB, United Kingdom.
- 1.2 Highway Insurance Company Limited (*HICO*) is a private limited company incorporated and registered in England and Wales with registration number 03730662, whose registered office address is 57 Ladymead, Guildford, Surrey, GU1 1DB, United Kingdom. HICO is a subsidiary of LVIC.
- 1.3 Liverpool Victoria Insurance Company Limited (*LVIC*) is a private limited company incorporated and registered in England and Wales with registration number 03232514, whose registered office address is 57 Ladymead, Guildford, Surrey, England, GU1 1DB, United Kingdom.
- 1.4 Trafalgar Insurance Limited (*TIL*) is a private limited company incorporated and registered in England and Wales with registration number 00096205, whose registered office address is 57 Ladymead, Guildford, Surrey, GU1 1DB, United Kingdom. TIL is a subsidiary of the Transferee.
- 1.5 Liverpool Victoria General Insurance Group Limited (*LVGIG*) is a private limited company incorporated and registered in England and Wales with registration number 04332926, whose registered office address is 57 Ladymead, Guildford, Surrey, England, GU1 1DB, United Kingdom.
- 1.6 Each of FIL, HICO, LVIC and TIL are authorised insurance companies in the Allianz UK Group and LVGIG provides services on behalf of entities in the Allianz UK Group.

#### The Transferee and AMSL

- 1.7 Allianz Insurance plc (the *Transferee*) is a public limited company incorporated and registered in England and Wales with registration number 00084638, whose registered office address is [57 Ladymead, Guildford, Surrey, GU1 1DB, United Kingdom]<sup>1</sup>.
- 1.8 Allianz Management Services Limited (*AMSL*) is a private limited company incorporated and registered in England and Wales with registration number 03947280, whose registered office address is 15 Bishopsgate, London, England, EC2N 3AR.

#### Outline of Scheme

- 1.9 In order to restructure and simplify the Allianz UK Group, including the number of regulated insurance companies in the Allianz UK Group, it is proposed that, subject to and in accordance with Part VII of, and Schedule 12 to, FSMA and the Transfer Regulations, the Transferred Business (other than the LVGIG Transferred Business)

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<sup>1</sup> *Note to draft:* The Transferee's registered address may change prior to the directions hearing. To be kept under review.

will be transferred to the Transferee and the LVGIG Transferred Business will be transferred to AMSL, in accordance with this Scheme and by virtue of the Order.

1.10 It is proposed that:

- (a) all of the Transferred Business (other than the LVGIG Transferred Business), be transferred to the Transferee, and that the Order be made accordingly for the sanction of this Scheme under section 111(1) of FSMA; and
- (b) by the Order, provision be made, as hereinafter appearing, for, among other matters, the transfer of the:
  - (i) Transferred Business (other than the LVGIG Transferred Business) from the Transferors to the Transferee pursuant to section 112(1) of FSMA; and
  - (ii) the LVGIG Transferred Business from LVGIG to AMSL, in order to ensure that the Scheme is fully and effectively carried out, pursuant to section 112(1)(d) of FSMA.

1.11 Excluded Assets, Excluded Policies and Excluded Liabilities, if any, however, will not transfer to the Transferee under this Scheme and instead will remain with the relevant Transferor.

1.12 It is further proposed that the transfer of the Jersey Policies to the Transferee shall only take place to the extent that the transfer of such policies to the Transferee has been approved by the Royal Court of Jersey and has become effective in accordance with the terms of the Jersey Scheme.

### **Eligibility**

1.13 At the date of this Scheme, each of LVIC, FIL, HICO and TIL and the Transferee is an Authorised Person with permission, *inter alia*, to carry on general insurance business in the United Kingdom with respect to certain classes of general insurance business that fall within Part I of Schedule 1 to the Financial Services and Markets Act 2000 (Regulated Activities) Order 2001.

1.14 For the purposes of section 105(1)(c) of FSMA, this Scheme is not an “excluded scheme” under section 105(3) of FSMA.

1.15 LVGIG and AMSL undertake to the Court to be bound by the Scheme, to execute or do, or procure to be executed or done, all such documents, acts or things as may be necessary or as the Court may consider desirable to be executed or done by it or on its behalf for the purpose of giving effect to the Scheme and, subject to the Scheme becoming effective, to be bound thereby.

## **PART B**

### **2. Interpretation**

#### **2.1 Definitions**

In this Scheme (including the Schedules), capitalised words and expressions shall have the meanings ascribed to them in Schedule 1 (*Definitions*).

#### **2.2 Headings**

Headings are inserted for convenience only and shall not affect the construction of this Scheme.

#### **2.3 References**

Any reference to this Scheme shall include any schedules to it and references in this Scheme to Paragraphs, Parts or Schedules are, except where the context otherwise requires, to paragraphs of, parts of and schedules to this Scheme.

#### **2.4 Exercise of powers of control**

Where any obligation pursuant to this Scheme is expressed to be undertaken or assumed by any person, such obligation shall be construed as including a requirement on that person to exercise all rights and powers of control over the affairs of any other person which that person is properly able to exercise (whether directly or indirectly) in order to secure performance of such obligation.

#### **2.5 Modification of statutes and rules or regulations issued by the FCA or PRA**

Any reference to an enactment or a statutory provision, or any rules or regulations issued by the FCA or PRA, shall, save where expressly provided to the contrary, include a reference to that enactment or statutory provision or rule or regulation as from time to time amended, consolidated, modified, re-enacted or replaced by any statute or statutory provision or rule or regulation and shall include (where applicable):

- (a) any subordinate legislation made under the relevant statutory provision and any amendment or replacement thereof; and
- (b) any past statutory provision (as from time to time modified or re-enacted) which such provision has directly or indirectly replaced or re-enacted.

#### **2.6 Singular and plural words**

Any word in the singular shall include the plural and vice versa.

#### **2.7 Gender**

Any reference to the masculine gender shall include the feminine and neuter genders and vice versa.

#### **2.8 References to a person**

Any reference to a person shall include a reference to a body corporate, a partnership, an unincorporated association and to a person's executors or administrators and shall include a trustee.

**2.9 References to writing**

Any reference to writing shall include any modes of reproducing words in a legible and non-transitory form.

**2.10 References to including, include, in particular or any similar expression**

Any phrase introduced by the terms including, include, in particular or any similar expression shall be construed as illustrative and shall not limit the sense of the words preceding those terms.

**2.11 English law concepts**

References to any process or concepts of English law shall include all equivalent processes or concepts under the laws of any other applicable jurisdiction.

**2.12 “Under” a Transferred Policy or Transferred Contract**

References to rights or liabilities being “under” a Transferred Policy or Transferred Contract shall mean rights or liabilities howsoever arising whether contractually or non-contractually or otherwise in respect of the Transferred Policy or Transferred Contract.

**2.13 Relevant Transferor Entity**

A reference to the “relevant Transferor Entity” shall be construed, as the context may require, as:

- (a) a reference to the relevant Transferor in relation to matters that pertain to the transfer of the Transferred Business (other than the LVGIG Transferred Business) to the Transferee pursuant to section 112(1) of FSMA; or
- (b) a reference to LVGIG in relation to matters that pertain to the transfer of the LVGIG Transferred Business pursuant to section 112(1)(d) of FSMA.

**2.14 Relevant Transferee Entity**

A reference to the “relevant Transferee Entity” shall be construed, as the context may require, as:

- (a) a reference to the Transferee in relation to matters that pertain to the transfer of the Transferred Business (other than the LVGIG Transferred Business) to the Transferee pursuant to section 112(1) of FSMA; or
- (b) a reference to AMSL in relation to matters that pertain to the transfer of the rights and obligations under or in relation to the LVGIG Transferred Business to AMSL pursuant to section 112(1)(d) of FSMA.

## PART C

### 3. Transfer

#### 3.1 Transfer of the Transferred Business

On and with effect from the Effective Date, the Transferred Business shall without further act or instrument, be transferred by the relevant Transferor Entity to and vested in the relevant Transferee Entity in accordance with this Scheme.

### 4. Transfer of policies and assets

#### 4.1 Transferred Assets

On and with effect from the Effective Date, each Transferred Asset, and all estate and interest of the relevant Transferor Entity in it, shall, by the Order and without any further act or instrument, be transferred by the relevant Transferor Entity to and vest in the relevant Transferee Entity subject to all Encumbrances (if any) affecting such Transferred Assets in accordance with the terms of this Scheme.

#### 4.2 Residual Assets

On and with effect from each Subsequent Transfer Date, each Residual Asset to which such Subsequent Transfer Date applies and all estate and interest of the relevant Transferor Entity in it shall, by the Order and without any further act or instrument, be transferred by the relevant Transferor Entity to and vest in the relevant Transferee Entity subject to all Encumbrances (if any) affecting such Residual Assets in accordance with the terms of this Scheme.

#### 4.3 Title to assets

Except as otherwise agreed in writing between the relevant Transferor Entity and the relevant Transferee Entity, the relevant Transferee Entity shall accept without investigation or requisition such title as the Transferor shall have at the Effective Date to the Transferred Assets and at each Subsequent Transfer Date to each Residual Asset then transferred to it.

#### 4.4 Further assurance

Each of the relevant Transferor Entities and the relevant Transferee Entities shall execute and deliver (or procure the execution and delivery of) such further documents (including assignments or novations, as appropriate) and perform (or procure the performance of) such further acts as may be required by law or as may be necessary or reasonably required by the other party to effect or perfect the transfer to and vesting in the relevant Transferee Entity of the Transferred Assets and each Residual Asset in accordance with the terms of this Scheme.

#### 4.5 Capacity

The transfers effected pursuant to paragraphs 4.1 and 4.2 above shall take effect notwithstanding any provision to the contrary in any contract, agreement, deed, document or arrangement of any kind with any person and whether or not the relevant Transferee Entity and/or the relevant Transferor Entity have capacity to effect the same.

## **5. Transfer of Liabilities**

### **5.1 Transferred Liabilities**

On and with effect from the Effective Date, each Transferred Liability shall, by the Order and without any further act or instrument, be transferred by the relevant Transferor Entity to and become a liability of the relevant Transferee Entity and shall cease to be a liability of the relevant Transferor Entity in accordance with the terms of this Scheme.

### **5.2 Residual Liabilities**

On and with effect from each Subsequent Transfer Date, each Residual Liability to which such Subsequent Transfer Date applies shall, by the Order and without any further act or instrument, be transferred by the relevant Transferor Entity to and become a liability of the relevant Transferee Entity and shall cease to be a liability of the relevant Transferor Entity in accordance with the terms of this Scheme.

### **5.3 Further assurance**

Each relevant Transferor Entity and relevant Transferee Entity shall execute and deliver (or procure the execution and delivery of) such further documents (including assignments or novations, as appropriate) and perform (or procure the performance of) such further acts as may be required by law or as may be necessary or reasonably required by the other party to effect or perfect the transfer to and vesting in the relevant Transferee Entity of the Transferred Liabilities and each Residual Liability in accordance with the terms of this Scheme.

### **5.4 Capacity**

The transfers effected pursuant to paragraphs 5.1 and 5.2 above shall take effect notwithstanding any provision to the contrary in any contract, agreement, deed or arrangement with any person and whether or not the relevant Transferee Entity and/or the relevant Transferor Entity have capacity to effect the same.

## **6. Continuity of Proceedings**

6.1 On and with effect from the Effective Date, any Proceedings, to the extent issued, served or commenced in connection with the Transferred Business shall be commenced, continued, or made (as appropriate) by or on behalf of or against the relevant Transferee Entity, whether such Proceedings are (or purport to be) issued, served, pending, current, potential, threatened or otherwise before, on, or after the Effective Date, and whether or not the matter giving rise to such Proceedings is known to or in the contemplation of the relevant Transferor Entity and/or the relevant Transferee Entity as at the Effective Date, and:

- (a) the relevant Transferee Entity shall be entitled to all claims, counterclaims, defences to counterclaims and rights of set-off that were or would have been available to the relevant Transferor Entity in relation to those Proceedings;
- (b) any other party to such Proceedings shall be entitled to all claims, counterclaims, defences to counterclaims and rights of set-off against the

relevant Transferee Entity as would have been available to it against the relevant Transferor Entity in relation to those Proceedings; and

- (c) the relevant Transferor Entity shall have no liability under those Proceedings and for the avoidance of doubt the relevant Transferee Entity, in its absolute discretion, may determine after the Effective Date to discontinue any such Proceedings brought by a relevant Transferor Entity.

6.2 On and with effect from the Subsequent Transfer Date applicable thereto, any Proceedings, to the extent issued, served or commenced in connection with the relevant Residual Asset or the relevant Residual Liability which relate to a Transferred Asset or a Residual Asset which is to be transferred on such Subsequent Transfer Date relating to a relevant Transferor Entity, shall be commenced, continued, or made (as appropriate) by or on behalf of or against the relevant Transferee Entity, whether such Proceedings are (or purport to be) issued, served, pending, current, potential, threatened or otherwise before, on, or after the Effective Date, and whether or not the matter giving rise to such Proceedings is known to or in the contemplation of the relevant Transferor Entity and/or the relevant Transferee Entity as at the Effective Date, and:

- (a) the relevant Transferee Entity shall be entitled to all claims, counterclaims, defences to counterclaims and rights of set-off that were or would have been available to the relevant Transferor Entity in relation to those Proceedings;
- (b) any other party to such Proceedings shall be entitled to all claims, counterclaims, defences to counterclaims and rights of set-off against the relevant Transferee Entity as would have been available to it against the relevant Transferor Entity in relation to those Proceedings; and
- (c) the relevant Transferor Entity shall have no liability under those Proceedings and for the avoidance of doubt the relevant Transferee Entity, in its absolute discretion, may determine after the Effective Date to discontinue any such Proceedings brought by the relevant Transferor Entity. Until such Subsequent Transfer Date, the relevant Proceedings shall be continued by the relevant Transferor Entity.

6.3 For the avoidance of doubt, any Proceedings to the extent issued, served or commenced by or against the relevant Transferor Entity which are not to be continued by or against the relevant Transferee Entity pursuant to paragraph 6.1 or 6.2 shall be continued by or against the relevant Transferor Entity and the relevant Transferor Entity shall remain entitled to all defences, claims, counterclaims, defences to counterclaims and rights of set-off that were or would have been available to it in relation to those Proceedings.

6.4 Any judgment, settlement, order or award obtained by or against a relevant Transferor Entity which relates to any part of the Transferred Business and which is not fully satisfied before the Effective Date (or, in the case of the Residual Assets or Residual Liabilities, the Subsequent Transfer Date) shall, on that date and to the extent to which it was enforceable by or against the relevant Transferor Entity immediately prior to such date, become enforceable by or against the relevant Transferee Entity (to the exclusion of such relevant Transferor Entity).

6.5 On and with effect from the Effective Date, all references to a relevant Transferor Entity in any Periodical Payment Order (or relevant part thereof) relating to the Transferred

Business shall be read and construed as if referring to the Transferee so that such references shall take effect as if the Transferee were the original party to the Periodical Payment Order (or relevant part thereof) in place of the relevant Transferor Entity and any liabilities of the relevant Transferor Entity in respect of any such Periodical Payment Order (or relevant part thereof) shall be the liabilities of the Transferee.

- 6.6 On and with effect from the Effective Date, all references to a relevant Transferor Entity in any Provisional Damage Order (or relevant part thereof) relating to the Transferred Business shall be read and construed as if referring to the Transferee so that such references shall take effect as if the Transferee were the original party to the Provisional Damage Order (or relevant part thereof) in place of the relevant Transferor Entity and any liabilities of the relevant Transferor Entity in respect of any such Provisional Damage Order (or relevant part thereof) shall be the liabilities of the Transferee.

## **7. Mandates and other authorities**

- 7.1 Any mandate, standing order or other instruction or authority in force at the Effective Date (including, without limitation, any instructions given to a bank by its customer in the form of direct debit or standing order) and providing for the payment by a bank or other intermediary of premiums or other amounts payable to any of the relevant Transferor Entities under any Transferred Policy, Transferred Contract or other Transferred Asset, shall thereafter take effect as if it had provided for and authorised such payment to the relevant Transferee Entity.
- 7.2 Any mandate or other instruction or authority in force on the Effective Date as to the manner of payment by the relevant Transferor Entity of any sum payable under any Transferred Policy, Transferred Contract or other Transferred Asset, shall continue in force as an effective mandate, instruction or authority to the relevant Transferee Entity.
- 7.3 Any existing power of attorney, authority, undertaking or consent given to or by the relevant Transferor Entity in respect of the Transferred Business shall have effect, on and from the Effective Date, as if given to or, as the case may be, by the relevant Transferee Entity.

## **8. Contribution Rights**

- 8.1 On the Effective Date, the relevant Transferee Entity shall:
- (a) become entitled to all the rights, benefits and powers of the relevant Transferor Entity to claim contribution from any other person, including any insurer, reinsurer or retrocessionaire subsisting on the Effective Date which arises as a result of or in connection with the Transferred Policies (whether under the terms of the Transferred Policies themselves or pursuant to applicable law or principle of law, including pursuant to any doctrine of subrogation); and
  - (b) be subject to all the obligations and liabilities of the relevant Transferor Entity to make any such similar contribution towards the liability of any other person subsisting on the Effective Date.

## **9. Rights and obligations under the Transferred Policies**

- 9.1 On the Effective Date, the Transferee shall become entitled to all the rights, benefits and powers of the relevant Transferor Entity whatsoever subsisting on the Effective

Date under or by virtue of the Transferred Policies and be subject to all the obligations and liabilities, of the relevant Transferor Entity whatsoever subsisting on the Effective Date under or by virtue of the respective Transferred Policies.

9.2 Subject to the terms of this Scheme, every person who is a policyholder in respect of a Transferred Policy shall, on and with effect from the Effective Date, become entitled, in succession to, and to the exclusion of, any rights (including any rights in Proceedings) which they may have had against the relevant Transferor Entity under such Transferred Policy, to the same rights (including any rights in Proceedings) against the Transferee as were available to them against the relevant Transferor Entity under such Transferred Policy and (as regards a Transferred Policy under which premiums or other sums attributable or referable thereto continue to be payable by them) shall on and with effect from the Effective Date account to the Transferee for any further or additional premiums or other sums attributable or referable thereto, if any, as and when the same become due and payable.

9.3 If any person entitled to do so with respect to a Transferred Policy exercises any right or option granted under the terms of that Transferred Policy and either:

- (a) the right or option provides for amendments to be made to an existing Transferred Policy; or
- (b) it is appropriate in the opinion of the Transferee Board in order to comply with that right or option to amend an existing Transferred Policy,

such person shall be entitled to require that the obligation thereby arising be satisfied by the amendment by the Transferee of the Transferred Policy in order to comply with the terms of such right or option.

9.4 All references in any Transferred Policy to any relevant Transferor Entity, a Transferor Board or any other officers, employees or agents of the relevant Transferor Entity shall, with effect on and from the Effective Date, be read as references to the Transferee, the Transferee Board or any other officers, employees or agents of the Transferee respectively or, where appropriate, agents of the Transferee to which the administration of the relevant part of the business carried on by the Transferee has been delegated. In particular, but without limitation, and subject to the other provisions of this Scheme, all rights and/or duties exercisable or expressed to be exercisable or responsibilities to be performed by any of the relevant Transferor Entities, a Transferor Board or any other officers, employees or agents of the relevant Transferor Entities in relation to any of the Transferred Policies shall, with effect on and from the Effective Date, be exercisable or required to be performed by the Transferee, the Transferee Board or any other officers, employees or such agents of the Transferee respectively, and accordingly all obligations of the relevant Transferor Entities, the Transferor Boards or any other officers, employees or agents of the Transferors in relation to any of the Transferred Policies shall, with effect on and from the Effective Date, cease and determine. All references in a Transferred Policy to a relevant Transferor Entity and its Affiliates shall, where the context requires, be read and construed with effect from the Effective Date as references to the Transferee and its Affiliates.

9.5 Neither the transfer of the Transferred Policies nor this Scheme nor anything done or omitted to be done in connection with the transfer of the Transferred Policies or this Scheme shall, in relation to the Transferred Policies or any Transferred Assets, the

Residual Assets, the Transferred Liabilities and the Residual Liabilities or any other asset, property, liability or business of any member of the Allianz UK Group whether before or after the Effective Date:

- (a) invalidate, discharge or result in the termination of any Transferred Policy, agreement, instrument, trust deed, indenture, Encumbrance, right, interest, benefit, power, obligation or title; or
  - (b) constitute a breach of or default, event of default, potential event of default, termination event, mandatory prepayment event, enforcement event, perfection event or other similar event or condition (however described) under, or allow any person to terminate, any Transferred Policy, agreement, instrument, trust deed, indenture, Encumbrance, right, interest, benefit, power, obligation or title; or
  - (c) require any registration, re-registration or filing of any amendment to any existing registration or filing in respect of any Transferred Policy, agreement, instrument, trust deed, indenture, Encumbrance, right, interest, benefit, power, obligation or title; or
  - (d) require any person to perform any new or additional obligation or take any new or additional step or action, including the giving of any notice, the obtaining of any consent, approval or determination, the accession to any agreement, the payment of any fee, cost, expense, interest or other amount, the granting of any new or additional Encumbrance or the transfer of any asset or property; or
  - (e) entitle or require any person to exercise any right or remedy, to reduce, suspend, delay, alter or discharge its rights or obligations, to accelerate, terminate, suspend, delay, alter or discharge the performance of any rights or obligations or otherwise to vary, amend, disclaim, repudiate or terminate any Transferred Policy, agreement, instrument or Encumbrance; or
  - (f) affect the enforceability, priority or ranking of any Encumbrance.
- 9.6 Any judgment obtained by or against a relevant Transferor Entity in respect of the Transferred Policies and not fully satisfied before the Effective Date shall at that time, to the extent to which it was enforceable by or against the relevant Transferor Entity immediately prior thereto, become enforceable by or against the Transferee (to the exclusion of the relevant Transferor Entity).
- 9.7 Without prejudice to paragraph 10 below, the terms of this paragraph 9 shall apply, *mutatis mutandis*, to the Transferred Contracts save that references to “the Transferee” (or similar) in this paragraph 9 shall be construed as references to the relevant Transferee Entity.
- 10. Consequences of vesting of Transferred Contracts**
- 10.1 Save to the extent stated otherwise in the Order, the transfer and vesting of any Transferred Contracts (or to the extent any Transferred Contracts are transferred at a Subsequent Transfer Date as Residual Assets (such Transferred Contracts being ***Residual Contracts***), such Contracts) pursuant to this Scheme shall not:

- (a) invalidate or discharge any contract, agreement, deed, security, guarantee or other arrangement; or
- (b) constitute a breach of any representation, obligation or duty, or enable any person to bring a claim against any person, in each case whether in contract, tort, equity or otherwise; or
- (c) constitute a breach of, or default under, or require compliance with any contractual provision or other requirement which has the effect of prohibiting a transfer of any Transferred Contract, any Residual Contract, or which requires:
  - (i) notice or consent for or an acknowledgement of any action or other matter to be obtained from or provided to any person;
  - (ii) any obligation to be performed sooner or later than would have otherwise been the case;
  - (iii) any person to deliver any information to any other person for the purposes of satisfying KYC Requirements;
  - (iv) the relevant Transferor Entity and/or the relevant Transferee Entity and/or any counterparty to execute any new or additional documents, record details in any register, accede to any existing documents, provide any confirmations or undertakings to any person and/or meet any other pre-conditions in respect of a transfer of any Transferred Contract or any Residual Contract
  - (v) the satisfaction of eligibility criteria or any other condition which would restrict the ability of the relevant Transferee Entity to acquire any Transferred Contract or any Residual Contract, or to be or become a party to the associated documentation; or
  - (vi) compliance with any restriction on the transfer of confidential information between the relevant Transferor Entity and the relevant Transferee Entity,

in each case under any contract to which any of the relevant Transferor Entities or the relevant Transferee Entity is a party or is bound; or

- (d) constitute a waiver of any existing rights of the relevant Transferor Entity in relation to any Transferred Contract or any Residual Contract; or
- (e) require the payment to any person by the relevant Transferor Entity or the relevant Transferee Entity of any fees, costs or expenses of any person; or
- (f) require the delivery by the relevant Transferor Entity or the relevant Transferee Entity of any legal opinion, tax opinion, report, certificate, evidence, corporate authorisation document or other document; or
- (g) allow any person to terminate or vary (or treat as terminated or varied) any contract, deed, warranty, undertaking or other arrangement, save to the extent expressly permitted pursuant to this Scheme, or confer a right or benefit on such person, or release any such person of any obligation, to the extent the foregoing would not otherwise have been possible, and accordingly no event of default or

termination right (howsoever described) in any such arrangement shall be deemed to arise in connection with any of the foregoing.

**11. Provisions in relation to offers etc. prior to the Effective Date**

Without prejudice to the generality of the foregoing provisions, on and with effect from the Effective Date:

- (a) any offer or invitation to treat made to or by a relevant Transferor Entity prior to the Effective Date shall be construed and have effect as an offer or invitation to treat made to or by the relevant Transferee Entity;
- (b) if a person executes an agreement, undertaking, Encumbrance or other document as a result of any offer or invitation to treat referred to in paragraph 11(a) which would, when completed, on its face be an agreement with or undertaking, Encumbrance or document in favour of, a relevant Transferor Entity, such agreement, undertaking, Encumbrance or other document shall operate as if with or in favour of the relevant Transferee Entity;
- (c) in relation to any references to a relevant Transferor Entity or any director, officer or employee of a relevant Transferor Entity in or relating to an offer, invitation to treat, agreement, undertaking, Encumbrance or other document and any further document relating thereto, such offer, invitation to treat, agreement, undertaking, Encumbrance or other document and any further document relating thereto shall have effect on and from the Effective Date as if:
  - (i) for any reference (however worded and whether express or implied) to the relevant Transferor Entity there were substituted, in respect of anything falling to be done on or after the Effective Date, a reference to the relevant Transferee Entity; and
  - (ii) any reference (however worded and whether express or implied) to the directors or to any director, officer or employee of a relevant Transferor Entity were, in respect of anything falling to be done on or after the Effective Date, a reference to the directors of the relevant Transferee Entity or, as the case may require, to such director, officer or employee of the relevant Transferee Entity as the relevant Transferee Entity may appoint for that purpose or, in default of appointment, to the director, officer or employee of the relevant Transferee Entity who corresponds as nearly as may be to the first mentioned director, officer or employee.

**12. Declaration of trust**

**12.1 Trust for the benefit of the relevant Transferee Entity**

If any assets and property of the Transferred Business are not, or are not capable of being, transferred to and vested in the relevant Transferee Entity by the Order on the Effective Date by reason of such property being a Residual Asset or for any other reason, the relevant Transferor Entity shall, from the Effective Date, hold such assets and property on trust absolutely for the relevant Transferee Entity, except to the extent that giving effect to such trust would (in itself) constitute the transfer of a Residual Asset.

**12.2 Other assets and property held on trust for the relevant Transferee Entity**

On and from the Effective Date, the relevant Transferor Entity shall hold all assets and property which is or comes into its possession which relates to or is derived from the Transferred Business, any Transferred Asset or any Residual Asset on trust for the relevant Transferee Entity and as directed by the relevant Transferee Entity, and these assets and property shall be treated as Transferred Assets.

**12.3 Authority in relation to the assets and property held on trust**

On and from the Effective Date, the relevant Transferor Entities shall be subject, in respect of any assets and property referred to in paragraphs 12.1 and 12.2, to the lawful directions of the relevant Transferee Entity until:

- (a) the relevant assets and property are transferred to or otherwise vested in the relevant Transferee Entity; or
- (b) the relevant assets and property are disposed of (whereupon the relevant Transferor Entity shall account to the relevant Transferee Entity for the proceeds of sale thereof).

The relevant Transferee Entity shall have authority to act as the attorney of each Transferor in respect of such assets and property for all such purposes.

**13. Evidence: books and documents**

13.1 All Business Records which would, before the Effective Date, have been evidence in respect of any matter or Proceedings for or against any of the relevant Transferor Entities at the Effective Date, shall be admissible in evidence in respect of the same matter for or against the relevant Transferee Entity after the Effective Date.

**14. Data protection**

14.1 In this paragraph 14, terms shall be construed in accordance with the definitions in the Applicable UK Data Protection Laws.

14.2 With effect from the Effective Date:

- (a) in respect of all Policyholder Data or other personal data in respect of which a relevant Transferor Entity was the data controller immediately before the Effective Date, the relevant Transferee Entity shall become the data controller;
- (b) any information made available to, or consent obtained or request or other notice received from, any data subject by or on behalf of any relevant Transferor Entity in respect of the Policyholder Data or other personal data will be deemed to have been made available, obtained or received by the relevant Transferee Entity, to the extent compliant with the Applicable UK Data Protection Laws; and
- (c) any reference to a relevant Transferor Entity in any such information, consent, request or other notice will be deemed to include a reference to the relevant Transferee Entity.

- 14.3 Where, prior to the Effective Date, a policyholder has provided Marketing Preferences to any of the relevant Transferor Entities and the relevant Transferee Entity, the relevant Transferee Entity's record of the policyholder's Marketing Preference shall be deemed to apply on and with effect from the Effective Date whether or not it is the same as any Marketing Preference given by the policyholder to the relevant Transferor Entity.
- 14.4 Where a policyholder has made a Subject Access Request to any of the relevant Transferor Entities before the Effective Date and the relevant Transferor Entity has not responded with a copy of the Policyholder Data controlled by it in accordance with the Applicable UK Data Protection Laws before the Effective Date, the relevant Transferee Entity shall respond to the request, in accordance with the Applicable UK Data Protection Laws, by providing copies of the Policyholder Data held by the relevant Transferor Entity immediately before the Effective Date.

## PART D

### Miscellaneous Provisions

#### 15. Effective Date of this Scheme

- 15.1 Subject to paragraph 16.2, this Scheme shall become effective on the Effective Date in accordance with its terms.
- 15.2 This Scheme shall lapse if it does not become effective on or before the later of:
- (a) the date which is six months after the date of the Order; and
  - (b) such time and/or date as the Court may allow on the application of the Transferors and the relevant Transferee Entity,
- (the *Long-stop Date*).

#### 16. Modifications or additions

- 16.1 At any time prior to the sanction of this Scheme by the Court, LVIC, FIL, HICO and TIL and the Transferee may consent for and on behalf of the persons bound hereby and all other persons concerned (other than the PRA or the FCA) to any modification of, or addition to, this Scheme or to any further condition or provision affecting the same which the Court may approve or impose.
- 16.2 Subject to paragraph 16.3, at any time following the sanction of this Scheme by the Court, any modification of, or addition to, this Scheme or to any further condition or provision affecting the same must be made by application to, and with the approval of, the Court, provided always that:
- (a) the PRA and the FCA shall be given 21 days' prior notice of, and shall have the right to be heard at, any hearing to consider such application; and
  - (b) such application shall be accompanied by a certificate from an independent actuary to the effect that in their opinion the proposed amendment will not materially adversely affect the holders of Transferred Policies.
- 16.3 Any modification of, or addition to, this Scheme or to any further condition or provision affecting the same shall not require Court Approval where:
- (a) such amendment is:
    - (i) considered by LVIC, FIL, HICO and TIL or the Transferee to be minor and/or technical; or
    - (ii) to correct a manifest error in its terms; and
  - (b) the relevant department of each of the PRA and the FCA has been notified of the proposed modification or addition and either:
    - (i) the PRA and the FCA have respectively indicated that they do not object thereto; or

- (ii) a period of 28 days has passed commencing on the date of the acknowledgement of receipt of the relevant notification by both of the PRA and FCA without either regulator indicating any objections thereto.

**17. Costs and expenses**

Except as otherwise agreed in writing or Ordered by the Court, each relevant Transferor Entity and relevant Transferee Entity shall bear their own costs and expenses in relation to the preparation and carrying into effect of this Scheme, whether before or after the Effective Date.

**18. Several undertakings**

For the avoidance of doubt, the obligations of each of the parties under this Scheme are entered into on a several basis (but not jointly or jointly and severally).

**19. Evidence of transfer**

The production of a copy of the Order with any modifications, amendments and/or additions made under paragraph 16, shall for all purposes be evidence of the transfer to and vesting in, the relevant Transferee Entity of the Transferred Business, in accordance with the Order and the provisions of this Scheme.

**20. Successors and assigns**

This Scheme will bind and enure to the benefit of the successors and assigns of each relevant Transferor Entity and the relevant Transferee Entity.

**21. Governing law**

This Scheme is governed by, and shall be construed in accordance with, English law.

## SCHEDULE 1 – DEFINITIONS

### Definitions

In this Scheme:

**Affiliate** means, in relation to any party, any subsidiary undertaking or parent undertaking of that party and any subsidiary of any such parent undertaking, in each case from time to time, but excluding the other party;

**Allianz UK Group** means Allianz UK and its subsidiaries and their Affiliates from time to time;

**Allianz UK** means Allianz (UK) Limited, a private limited company incorporated and registered in England and Wales with registration number 01989349, whose registered office address is 15 Bishopsgate, London, England, EC2N 3AR;

**Applicable UK Data Protection Laws** means applicable data protection laws in the UK, including, as applicable, the UK General Data Protection Regulation as defined under section 3(10) (as amended by section 205(4)) of the Data Protection Act 2018 (**UK GDPR**), and any national implementing laws, regulations and secondary legislations (including the Data Protection Act 2018) (Implementing Laws), and any applicable successor legislation to the above and the Implementing Laws;

**Authorised Person** has the meaning set out in the Regulatory Handbook;

**Business Records** means that part of any documents (having the same meaning as in section 13 of the Civil Evidence Act 1995), files, customer lists and other records, whether in physical or electronic form, relating to the Transferred Business which are in the possession of, or under the control of, any relevant Transferor Entity or their third party service providers or any agent acting on behalf of any of the relevant Transferor Entities;

**Capitalisation Amount** means such amount as the relevant Transferor Entity Board shall determine as sufficient for the relevant Transferor Entity to meet the MCR Floor Amount immediately after the Effective Date;

**Consent** means a consent as defined in Article 4 of the UK GDPR;

**Court** means the High Court of Justice of England and Wales;

**Court Approval** means the approval of the Court of the Scheme;

**Effective Date** means 00.01 am GMT on 1 January 2027 or such other date and time following the sanction of this Scheme by the Court and prior to the Long-stop Date as LVIC, HICO, FIL and TIL and the Transferee may agree in writing;

**Excluded Assets** means the property, undertaking, rights and assets described in paragraph 2 of Schedule 2 (*Transferred and excluded assets and liabilities*);

**Excluded Contracts** means the Leases, all intra-group contracts other than the Transferred Intra-Group Reinsurance Contracts;

**Excluded Liabilities** means Liabilities described in paragraph 4 of Schedule 2 (*Transferred and excluded assets and liabilities*);

**Excluded Policies** means the Jersey Policies, to the extent that and for so long only as the Jersey Scheme has not yet received the requisite court approval and become effective in accordance with its terms;

**FCA** means the Financial Conduct Authority (or its successors authority or authorities, as relevant);

**FCA Handbook** means the handbook of rules and guidance issued by the FCA from time to time pursuant to FSMA;

**FIL** means Fairmead Insurance Limited, a private limited company incorporated and registered in England and Wales with registration number 00423930, whose registered office address is 57 Ladymead, Guildford, Surrey, GU1 1DB, United Kingdom;

**FIL Structured Settlement** means the structured settlement made in 1992 in favour of a beneficiary under a motor policy underwritten by FIL;

**FIL Transferred Business** means the whole business of FIL, including all rights, benefits, powers, obligations and Liabilities of FIL under or in relation to each of the FIL Transferred Policies, the Transferred Assets, the Residual Assets, the Transferred Liabilities and the Residual Liabilities (as applicable);

**FIL Transferred Policies** means any and all insurance policies written or assumed in whole or in part or for the account of FIL as at the Effective Date (including any expired, surrendered, lapsed, matured or reinstated policies) and all binders, slips, other contracts of insurance or reinsurance and binding quotations written by or on behalf of FIL as insurer or reinsurer (including all supplements, endorsements, notices, assignments, novations and riders thereto and all ancillary agreements in connection therewith) that were entered into by FIL in relation to the FIL Transferred Business prior to the Effective Date;

**FSMA** means the Financial Services and Markets Act 2000 (as amended);

**Group Payment Arrangement** means a group payment arrangement made pursuant to section 36 of the Finance Act 1998 or section 59F of the Taxes Management Act 1970 and of which the relevant Transferor and the Transferee are members;

**HICO** means Highway Insurance Company Limited, a private limited company incorporated and registered in England and Wales with registration number 03730662, whose registered office address is 57 Ladymead, Guildford, Surrey, GU1 1DB, United Kingdom;

**HICO Transferred Business** means the whole of the portfolio of business written by HICO, including all rights, benefits, powers, obligations and Liabilities of HICO under or in relation to each of the HICO Transferred Policies, the Transferred Assets, the Residual Assets, the Transferred Liabilities and the Residual Liabilities (as applicable);

**HICO Transferred Policies** means any and all insurance policies written or assumed in whole or in part or for the account of HICO as at the Effective Date (including any expired, surrendered, lapsed, matured or reinstated policies) and all binders, slips, other contracts of insurance or reinsurance and binding quotations written by or on behalf of HICO as insurer or reinsurer (including all supplements, endorsements, notices, assignments, novations and riders thereto and all ancillary agreements in connection therewith) that were entered into by HICO in relation to the HICO Transferred Business prior to the Effective Date;

**HMRC** means His Majesty's Revenue & Customs;

**holding company** has the meaning as in the Companies Act 2006;

**Jersey** means the Bailiwick of Jersey, a crown dependency of the United Kingdom of Great Britain and Northern Ireland;

**Jersey Effective Date** means the date on which the Jersey Scheme will become effective in accordance with its terms in relation to the Jersey Policies;

**Jersey Policies** means a policy effected or carried out as part of insurance business carried on in, or from within, Jersey, held by LVIC, FIL and HICO, and in respect of which any liability remains unsatisfied or outstanding on the Jersey Effective Date and which the Royal Court of Jersey has jurisdiction to transfer pursuant to the Insurance Business (Jersey) Law 1996;

**Jersey Scheme** means the scheme for the transfer of the Jersey Policies under the Insurance Business (Jersey) Law 1996;

**KYC Requirements** means "know your customer" or other similar checks (including checks and information requests for the purposes of assessing suitability or appropriateness) and anti-money laundering requirements applicable pursuant to contract or law or regulation;

**Leases** means all leases of real property to which a relevant Transferor Entity is a party;

**Liabilities** means all liabilities, duties and obligations of every description (including costs, claims, damages, penalties, compensation awards, ex-gratia payments, settlements, compromises and expenses (including taxation)), whether deriving from, or in connection with, a contract (including any contract entered into with current or former policyholder (or their successors in title)), a deed (including any deed entered into with current or former policyholders (or their successors in title)), tort, common law, court order, statute, rule, regulation, principle, instructions, guidance or otherwise, whether present or future, actual or contingent or ascertained or unascertained and whether owed or incurred severally or jointly or as principal or surety;

**Long-stop Date** has the meaning given to it in paragraph 15.2;

**LVGIG Payables** means any amounts owed as at the Effective Date by LVGIG to third parties in respect of certain software transactions undertaken in connection with the Transferred Business;

**LVGIG Prepaid Expenses** means any expenses made or paid in advance of any relevant payment date by LVGIG for, or on behalf of or otherwise relating to, the Transferred Business;

**LVGIG Receivables** means any amounts owed as at the Effective Date to LVGIG by third parties in respect of insurance activity undertaken in connection with the Transferred Business;

**LVGIG Service Contracts** means all contracts pursuant to which the LVGIG Services are:

- (a) utilised by LVIC and HICO in the operation of the Transferred Business; or
- (b) otherwise provided for the benefit of the policyholders and claimants of LVIC and HICO,

in each case, in support of the management and resolution of home insurance claims and motor insurance claims, including but not limited to the contracts with those counterparties and in respect of those services listed in Schedule 3 (*LVGIG Service Contracts*) to this Scheme;

***LVGIG Services*** means the following services, which are provided by, or procured from external third parties by, LVGIG:

- (a) claim evaluation services;
- (b) repair services;
- (c) motor recovery services;
- (d) the provision of hire vehicles;
- (e) the provision of data;
- (f) the provision of software;
- (g) the provision of legal advice;
- (h) marketing services;
- (i) financial services;
- (j) HR services; and
- (k) investment management services;

***LVGIG Software*** means any software which, as at the Effective Date, has been created or developed, and is owned, by LVGIG and used by a relevant Transferor Entity in relation to the Transferred Business, excluding any software used by LVGIG but not owned or developed by LVGIG;

***LVGIG Trademarks*** means all trademarks owned by LVGIG which are used by a Transferor Entity in relation to the LVGIG Transferred Business, including but not limited to “Flow” and “Rainbow”;

***LVGIG Transferred Assets*** means all of the rights, benefits and powers of LVGIG under or by virtue of the:

- (a) LVGIG Service Contracts;
- (b) LVGIG Prepaid Expenses;
- (c) LVGIG Receivables;
- (d) LVGIG Software; and
- (e) LVGIG Trademarks;

***LVGIG Transferred Business*** means the LVGIG Transferred Assets and LVGIG Transferred Liabilities;

***LVGIG Transferred Liabilities*** means:

- (a) all liabilities under or in connection with each of the LVGIG Service Contracts, including in relation to any Proceedings;
- (b) all liabilities under or in connection with each of the LVGIG Payables;
- (c) all liabilities under or in connection with each of the LVGIG Trademarks;

**LVIC** means Liverpool Victoria Insurance Company Limited, a private limited company incorporated and registered in England and Wales with registration number 03232514, whose registered office address is 57 Ladymead, Guildford, Surrey, England, GU1 1DB, United Kingdom;

**LVIC Transferred Business** means the business of LVIC, including all rights, benefits, powers, obligations and Liabilities of LVIC under or in relation to each of the LVIC Transferred Policies, the Transferred Assets, the Residual Assets, the Transferred Liabilities and the Residual Liabilities (as applicable);

**LVIC Transferred Policies** means any and all insurance policies written or assumed in whole or in part or for the account of LVIC as at the Effective Date (including any expired, surrendered, lapsed, matured or reinstated policies) and all binders, slips, other contracts of insurance or reinsurance and binding quotations written by or on behalf of LVIC as insurer or reinsurer (including all supplements, endorsements, notices, assignments, novations and riders thereto and all ancillary agreements in connection therewith) that were entered into by LVIC in relation to the LVIC Transferred Business prior to the Effective Date;

**LVRS** means LV Repair Services Limited, a private limited company incorporated and registered in England and Wales with registration number 09366434, whose registered office address is 57 Ladymead, Guildford, Surrey, England, GU1 1DB, United Kingdom;

**Marketing Preference** means a Consent given by a Data Subject (as defined under Article 4 of the UK GDPR) for use of their Policyholder Data to market directly to them by any means, or an indication (by act or omission as appropriate) by the Data Subject that such Consent is withheld;

**MCR** means the minimum capital requirement calculated in accordance with the Minimum Capital Requirement Part of the PRA Rulebook;

**MCR Floor Amount** means the absolute floor amount of MCR applicable to the relevant Transferor Entity as specified in rule 3.2 of the Minimum Capital Requirement Part of the PRA Rulebook;

**Order** means an order made by the Court pursuant to section 111 of FSMA sanctioning this Scheme and any order (including, without limitation, any subsequent order) in relation to this Scheme made by the Court pursuant to section 112 of FSMA;

**parent undertaking** has the meaning as in the Companies Act 2006;

**Periodical Payment Orders** means any periodical payment orders to which LVIC, HICO, FIL or TIL is a party, or under which has obligation and any other order of the Court pursuant to section 2 of the Damages Act 1996 to which any of them is a party, including but not limited to those listed in Schedule 5;

**policy** has the meaning ascribed to it by the Financial Services and Markets Act 2000 (Meaning of Policy and Policyholder) Order 2001;

**policyholder** has the meaning ascribed to it by the Financial Services and Markets Act 2000 (Meaning of Policy and Policyholder) Order 2001;

**Policyholder Data** means all data (including but not limited to personal data) held by or belonging to each of the relevant Transferor Entities which was collected from policyholders in respect of the Transferred Policies or the Transferred Contracts prior to the Effective Date and is used by a relevant Transferor Entity to administer and market products or services provided by the Transferred Business;

**PRA** means the Prudential Regulation Authority (or its successor authority or authorities, as applicable);

**PRA Rulebook** means the rulebook of rules issued by the PRA from time to time pursuant to FSMA;

**Proceedings** means any proceedings for the resolution of a dispute or claim and relating to the costs and consequential of any such dispute or claim, including any legal, judicial, quasi-judicial, arbitration, mediation or other dispute resolution proceedings and/or any administrative or regulatory enforcement proceedings, and including (without limitation) any complaint or claim to any ombudsman and any judgment, order, ruling, award or direction issued by any court, tribunal, arbitral body, or other competent body or authority in connection with any such proceedings, or any proceedings of any kind relating to all forms of execution, enforcement or attachment of any such judgment, order, ruling or direction to which each Transferor is now, or may become, entitled or subject;

**property** includes, without limitation, property, assets, cash, causes of action, rights and powers of every description (whether present or future, actual or contingent), including, without limitation, income or interest accrued but unpaid, and includes property held on trust and securities, benefits, powers of any description and any interest whatsoever in any of the foregoing;

**Provisional Damages Order** means any provisional damages orders to which LVIC, HICO, FIL or TIL is a party and any other order of the Court pursuant to section 3 of the Damages Act 1996 to which any of them is a party, including but not limited to those listed in Schedule 6 (*Provisional Damages Orders*);

**Regulations** means the Financial Services and Markets Act 2000 (Control of Business Transfers) (Requirements on Applicants Regulations) 2001 (as amended);

**Regulatory Handbook** means the PRA Rulebook and the FCA Handbook taken together;

**Residual Asset** means:

- (a) any property or assets, including any Encumbrance in favour of a relevant Transferor Entity, which would be a Transferred Asset but:
  - (i) which the Court does not have jurisdiction to transfer;
  - (ii) which, despite having such jurisdiction, the Court determines not so to transfer; or

- (iii) which the relevant Transferor Entity and the relevant Transferee Entity agree in writing prior to the Effective Date would more conveniently be transferred after the Effective Date;
- (b) the Capitalisation Amount in respect of a relevant Transferor Entity, to the extent that such relevant Transferor Entity's status as an authorised person has not been withdrawn as at the Effective Date under section 33(2) FSMA; and
- (c) any proceeds of sale or income or other accrual or return whatsoever, whether or not in any case in the form of cash, or other asset earned or received from time to time after the Effective Date in respect of any property referred to in paragraphs (a) and (b);

**Residual Liability** means any liability or obligation of any of the relevant Transferor Entities which would be a Transferred Liability but:

- (a) which relates to a Residual Asset and arises at any time before the Subsequent Transfer Date applicable to that Residual Asset;
- (b) which the Court does not have jurisdiction to transfer;
- (c) which, despite having such jurisdiction, the Court determines not so to transfer; or
- (d) which the relevant Transferor Entity and the relevant Transferee Entity agree in writing prior to the Effective Date, would more conveniently be transferred after the Effective Date;

**Scheme** means this Scheme (including the schedules thereto) made under Part VII of FSMA in its original form or with, or subject to, any modification, addition or condition pursuant to paragraph 16;

**Subject Access Request** means a request for information made by a Data Subject pursuant to Article 15 of the UK GDPR;

**Subsequent Transfer Date** means, in relation to any Residual Asset or Residual Liability, the date after the Effective Date on which such Residual Asset or Residual Liability is to be transferred to the relevant Transferee Entity, namely:

- (a) in respect of any Residual Asset falling within paragraph (a)(i) or (a)(ii) of the definition of Residual Asset, and of any Residual Liability falling within paragraph (b) or (c) of the definition of Residual Liability, the date on which the requisite order or recognition to enable the same to be transferred to the relevant Transferee Entity upon the terms of this Scheme is:
  - (i) obtained; or
  - (ii) no longer required;
- (b) in respect of any Residual Asset falling within paragraphs (a)(iii) of the definition of Residual Asset, and of any Residual Liability which falls within paragraph (d) of the definition of Residual Liability, the date on which the relevant Transferor Entity and the relevant Transferee Entity agree that the transfer shall take effect;

- (c) in respect of any Residual Asset falling within paragraph (b) of the definition of Residual Asset, the date with effect from which the relevant Transferor Entity's status as an authorised person is withdrawn under section 33(2) FSMA;
- (d) in respect of any Residual Liability falling within paragraph (a) of the definition of Residual Liability which relates to any Residual Asset falling within paragraph (a) of the definition of Residual Asset, the date on which the Residual Asset to which the relevant Residual Liability relates transfers in accordance with the provisions of paragraphs (a) or (b) above; and
- (e) in the case of any Residual Asset falling within paragraph (c) of the definition of Residual Asset and, except as otherwise provided in (d) above, of any Residual Liability falling within paragraph (a) of the definition of Residual Liability, the time and date on which such Residual Asset or Residual Liability is received, earned or incurred by the relevant Transferor Entity, to the extent that such transfer is possible under this Scheme, and subject to agreement between the relevant Transferee Entity and the relevant Transferor Entity as to whether and when such transfer should take place;

***subsidiary undertaking*** has the meaning as in the Companies Act 2006;

***Tax*** or ***Taxation*** includes, without limitation, (a) taxes on gross or net income, profits and gains, and (b) all other taxes, levies, duties, imposts, charges and withholdings of any nature, including any excise, property, value added, sales, use, occupation, transfer, franchise and payroll taxes and any national insurance or social security contributions, and any payment whatsoever which the relevant person may be or become bound to make to any person as a result of the discharge by that person of any tax which the relevant person has failed to discharge, together with all penalties, charges and interest relating to any of the foregoing or to any late or incorrect return in respect of any of them, and regardless of whether such taxes, levies, duties, imposts, charges, withholdings, penalties and interest are chargeable directly or primarily against or attributable directly or primarily to the relevant person or any other person and of whether any amount in respect of them is recoverable from any other person;

***Third Party Contracts*** means the Transferred Reinsurance Contracts and all contracts, arrangements, licences and other commitments relating to the Transferred Businesses entered into on or before, and which remain to be performed in whole or in part as at the Effective Date, which have been entered into by or for the benefit of any relevant Transferor Entity in relation to the Transferred Business, or the benefit of which is held in trust for or has been assigned or subcontracted to any Transferor Entity, other than the Transferred Policies, the Transferred Intra-Group Reinsurance Contracts and the LVGIG Service Contracts and excluding the Excluded Contracts;

***TIL*** means Trafalgar Insurance Limited, a private limited company incorporated and registered in England and Wales with registration number 00096205, whose registered office address is 57 Ladymead, Guildford, Surrey, GU1 1DB, United Kingdom;

***TIL Transferred Business*** means the business of TIL, including all rights, benefits, powers, obligations and Liabilities of TIL under or in relation to each of the TIL Transferred Policies, the Transferred Assets, the Residual Assets, the Transferred Liabilities and the Residual Liabilities (as applicable);

**TIL Transferred Policies** means any and all insurance policies written or assumed in whole or in part or for the account of TIL as at the Effective Date (including any expired, surrendered, lapsed, matured or reinstated policies) and all binders, slips, other contracts of insurance or reinsurance and binding quotations written by or on behalf of TIL as insurer or reinsurer (including all supplements, endorsements, notices, assignments, novations and riders thereto and all ancillary agreements in connection therewith) that were entered into by TIL in relation to the TIL Transferred Business prior to the Effective Date;

**Trademarks** means all trademarks owned by the Transferors or used by the Transferors in relation to the Transferred Business;

**transfer** includes (without limitation) *assign* or *assignment* or *assignment, dispose, disposition* or *disposal* or *convey* or *conveyance* as the case may be;

**Transferee** means Allianz Insurance plc, a public limited company incorporated in England and Wales with registered number 00084638 whose registered office is at 57 Ladymead, Guildford, Surrey, GU1 1DB;

**Transferee Board** means the board of directors, from time to time, of the Transferee;

**Transferee Entity** has the meaning given to it in paragraph 2.14;

**Transferor Boards** means the board of directors, from time to time, of each of the Transferors;

**Transferor Entity** has the meaning given to it in paragraph 2.13;

**Transferors** means, collectively, FIL, HICO, LVIC, and TIL;

**Transferred Assets** means the property, undertaking, rights and assets described in paragraph 1 of Schedule 2 (*Transferred and excluded assets and liabilities*), and, for the avoidance of doubt, excludes the Excluded Assets;

**Transferred Business** means the FIL Transferred Business, the HICO Transferred Business, the LVIC Transferred Business, the TIL Transferred Business and the LVGIG Transferred Business but excluding in each case any Excluded Assets, Excluded Contracts and Excluded Liabilities;

**Transferred Contracts** means the Transferred Intra-Group Reinsurance Contracts, the Third Party Contracts, the Transferred Reinsurance Contracts, and the LVGIG Service Contracts, but, for the avoidance of doubt, excluding the Excluded Contracts;

**Transferred Intra-Group Reinsurance Contracts** means the intra-group reinsurance contracts listed Schedule 4;

**Transferred Liabilities** means the Liabilities described in paragraph 3 of Schedule 2 (*Transferred and excluded assets and liabilities*) and, for the avoidance of doubt, excluding the Excluded Liabilities;

**Transferred Policies** means the FIL Transferred Policies, the HICO Transferred Policies, the LVIC Transferred Policies and the TIL Transferred Policies;

**Transferred Reinsurance Contracts** means: (i) the Transferred Intra-Group Reinsurance Contracts; (ii) the Transferred Third Party Reinsurance Contracts; and (iii) any other contract of reinsurance which relates to the Transferred Policies, together with any security

arrangements or letter of credit facilities which have been arranged by the relevant reinsurer for the benefit of any of the Transferors to which any of the Transferors is a party, which cover any part or all of any of the Transferred Policies;

***Transferred Third Party Reinsurance Contracts*** means, other than Transferred Intra-Group Reinsurance Contracts, that part or all of any contracts of reinsurance, together with any security arrangements or letter of credit facilities to which any of the Transferors is a party, which cover any part or all of any of the Transferred Business;

***United Kingdom*** or ***UK*** means the United Kingdom of Great Britain and Northern Ireland; and

***variation*** shall include any variation, supplement, deletion, replacement or termination, however effected.

## SCHEDULE 2 – TRANSFERRED AND EXCLUDED ASSETS AND LIABILITIES

### 1. Transferred Assets

- (a) All the assets of the Transferors , including (without limitation):
- (i) the rights, benefits and powers (whether actual or contingent) of the relevant Transferor Entity under, arising from, relating to and/or connected with the Transferred Policies;
  - (ii) the rights, benefits (subject to the burden) and powers of the relevant Transferor Entity under, arising from, relating to and/or connected with the Transferred Contracts (including contractual, non-contractual, tortious and statutory rights);
  - (iii) any assets matching or allocated to the reserves and balance sheet liabilities of the Transferors;
  - (iv) all surplus assets of the Transferors;
  - (v) any refund or recovery of Taxation or any other tax asset, other than to the extent arising as a result of the transfer of the Transferred Business pursuant to the Order;
  - (vi) any refund or recovery of any amount, or any other asset, in each case in respect of Tax relating to the Transferred Business and arising in connection with a Group Payment Arrangement, and other than to the extent arising as a result of the transfer of the Transferred Business pursuant to the Order;
  - (vii) the Business Records, including without limitation, all rights, title, interest of the Transferors in the Business Records in relation to any other Transferred Assets listed in this paragraph 1 of Schedule 2;
  - (viii) goodwill;
  - (ix) all Trademarks;
  - (x) LVIC's shareholding in LVRS; and
  - (xi) the rights, benefits and powers (whether actual or contingent) of FIL, arising from, relating to and / or connected with the FIL Structured Settlement,
  - (xii) in each case as at the Effective Date or, in the case of paragraph (vi) above, whether arising prior to, on or following the Effective Date;
- (b) the LVGIG Transferred Assets; and
- (c) any other rights, benefits and assets that a relevant Transferor Entity and the relevant Transferee Entity agree prior to the Effective Date are to be Transferred Assets for the purpose of this Scheme,

but excluding the Excluded Assets listed in paragraph 2 of this Schedule 2.

### 2. Excluded Assets

The Excluded Assets comprise the following:

- (a) the rights and benefits (subject to the burden) of the Transferors under, arising from, relating to and / or connected with the Excluded Contracts;
- (b) the rights, benefits and powers (whether actual or contingent) of the relevant Transferor Entity under, arising from, relating to and / or connected with any Excluded Policies; and
- (c) the Business Records in relation to:
  - (i) the other Excluded Assets listed in this paragraph 2 of Schedule 2; and
  - (ii) the Excluded Liabilities.

### 3. **Transferred Liabilities**

The Transferred Liabilities comprise all Liabilities of the relevant Transferor Entity under or in connection with, arising from or attributable to the Transferred Business or the transfer thereof (including any and all Liabilities of LVIC, HICO, TIL and FIL arising as a result of any act or omission of any appointed representative or intermediary for which the relevant Transferor Entity had assumed responsibility), irrespective of whether the Liabilities arise prior to or following the Effective Date, including (without limitation):

- (a) the relevant Transferor Entity's Liabilities in relation to:
  - (i) the Transferred Policies;
  - (ii) the Transferred Contracts;
  - (iii) the FIL Structured Settlement; and
  - (iv) any other Transferred Assets;
- (b) the LVGIG Transferred Liabilities;
- (c) any Liabilities of the relevant Transferor Entities arising out of the jurisdiction of the Financial Ombudsman Service under DISP 2 (Jurisdiction of the Financial Ombudsman Service) of the Regulatory Handbook;
- (d) any Tax relating to the Transferred Business; and
- (e) any Liabilities in respect of Tax relating to the Transferred Business, in each case arising in connection with a Group Payment Arrangement;

including any Liabilities for mis-selling, any historic, legacy Liabilities and non-contractual Liabilities, but excluding the Excluded Liabilities listed in paragraph 4 of this Schedule 2.

### 4. **Excluded Liabilities**

The Excluded Liabilities comprise all of the relevant Transferor Entity's Liabilities in relation to:

- (a) the Excluded Contracts;
- (b) the Excluded Policies;
- (c) corporation tax in the UK to the extent arising as a result of the transfer of the Transferred Business pursuant to the Order; and
- (d) any Liabilities in respect of corporation tax in the UK to the extent arising as a result of the transfer of the Transferred Business pursuant to the Order, in each case arising in connection with a Group Payment Arrangement.

### SCHEDULE 3 – LVGIG SERVICE CONTRACTS

<b>Contracting entity (including other Group entities when shared)</b>	<b>Supplier's Name</b>	<b>Supplier Category</b>	<b>Service Description</b>
Liverpool Victoria General Insurance Group Limited	360GLOBALNET	Home Claims	Subsidence Specialists
Liverpool Victoria General Insurance Group Limited	ALL TRADES GB LIMITED	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	ATR BUILDING SERVICES LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	BETACOVE LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	BEVALUED LTD	Home Claims	Contents Validation System and Replacement Services
Liverpool Victoria General Insurance Group Limited	BMC EAST LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	CAPITAL SERVICES	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	CLOSE BROTHERS RAIL LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	DALE BUILDING MAINTENANCE LIMITED	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	DISASTER CARE LIMITED	Home Claims	Disaster Recovery and Restoration
Liverpool Victoria General Insurance Group Limited	DPS DENNE LIMITED	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	EXPERT PROPERTY CARE LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	FERRISUK LTD	Home Claims	Building Repair in certain post code area

Liverpool Victoria General Insurance Group Limited	FFDR LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	FORSHAW GROUP	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	GATELEY VINDEN	Home Claims	Surveying Services
Liverpool Victoria General Insurance Group Limited	GELDER LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	GEOBEAR LIMITED	Home Claims	Polymer injection for subsidence
Liverpool Victoria General Insurance Group Limited	GHG SOLUTIONS LIMITED	Home Claims	Subsidence Specialists
Liverpool Victoria General Insurance Group Limited	HEXAGON DEVELOPMENTS LIMITED	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	HIGHBURY HOMES (YORKSHIRE) LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	HMG-PCMS LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	HOME OPTIONS	Home Claims	Validation, repair, and replacement of flooring and furniture
Liverpool Victoria General Insurance Group Limited	HEMOCARE SERVICES GLASGOW LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	HPS MAINTENANCE & RESTORATION	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	INNOVATION PROPERTY (UK) LIMITED	Home Claims	Subsidence Specialists
Liverpool Victoria General Insurance Group Limited	IPC CONSTRUCTION	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	J.P. MCDUGALL & CO T/A DULUX DECORATOR CENTRE	Home Claims	Paint products and materials
Liverpool Victoria General Insurance Group Limited	KDW PROPERTY SERVICES LTD	Home Claims	Building Repair in certain post code area

Liverpool Victoria General Insurance Group Limited	Kelerbay Internation t/a DOREE BONNER	Home Claims	Temporary Storage & Removals
Liverpool Victoria General Insurance Group Limited	LMG JEWELLERY SERVICES LIMITED	Home Claims	Jewellery validation, repair and replacement
Liverpool Victoria General Insurance Group Limited	MASTERFIX LIMITED	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	MEL & CO LTD	Home Claims	Escape of Oil Services
Liverpool Victoria General Insurance Group Limited	NORTH EAST BUILDING SERVICES LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	OPTERA LTD	Home Claims	Subsidence Specialists and satellite imagery
Liverpool Victoria General Insurance Group Limited	PHOENIX DEVELOPMENTS (WALES) LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	QUADRA LOSS ADJUSTERS	Home Claims	Loss Adjusters for complex claims Domestic
Liverpool Victoria General Insurance Group Limited	QUESTGATES LTD	Home Claims	Surveying Services
Liverpool Victoria General Insurance Group Limited	R FLISHER LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	RAB CONSULTANTS LIMITED	Home Claims	Flood prevention and Resilience
Liverpool Victoria General Insurance Group Limited	RAINBOW INTERNATIONAL	Home Claims	Disaster Recovery and Restoration
Liverpool Victoria General Insurance Group Limited	RAPID RELOCATE	Home Claims	Alternative accommodation solutions
Liverpool Victoria General Insurance Group Limited	REACT FAST LIMITED	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	REDBRICK PROPERTY SOLUTIONS	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	REDFERN GROUP LTD	Home Claims	Building Repair in certain post code area

Liverpool Victoria General Insurance Group Limited	SA PLATT BUILDERS LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	SDM PROPERTY ASSISTANCE LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	SEDGWICK INTERNATIONAL UK	Home Claims	Subsidence Specialists
Liverpool Victoria General Insurance Group Limited	SEDGWICK INTERNATIONAL UK	Home Claims	Loss Adjusters for commercial claims
Liverpool Victoria General Insurance Group Limited	SEDGWICK INTERNATIONAL UK	Home Claims	Loss Adjusters for complex claims Domestic
Liverpool Victoria General Insurance Group Limited	SOS LEAK DETECTION	Home Claims	Leak Detection
Liverpool Victoria General Insurance Group Limited	SPAIN BUILDING & MAINTENANCE LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	TEB BUILDERS LIMITED	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	THE TEMPORARY KITCHEN COMPANY LTD	Home Claims	Temporary Bathrooms and Kitchens
Liverpool Victoria General Insurance Group Limited	TOPMARX LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	TOTAL REPAIR SERVICE LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	WALLACE CONTRACTS (NI) LTD	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	WESTONE HOUSING	Home Claims	Building Repair in certain post code area
Liverpool Victoria General Insurance Group Limited	Auto Fuel Fix	Motor Claims	Providing motor customers with wrong fuelling services
Liverpool Victoria General Insurance Group Limited	Auto Trader Limited	Motor Claims	Provide services for total loss claims
Liverpool Victoria General Insurance Group Limited	Britannia Rescue Recovery Network	Motor Claims	Suppliers provide breakdown/recovery services to BR customers

Liverpool Victoria General Insurance Group Limited	CMAC Group UK Limited	Motor Claims	Provide journey continuation to motor customers
Liverpool Victoria General Insurance Group Limited	Enterprise Rent-A-Car UK Limited (ERAC)	Motor Claims	Provide hire vehicles - Subscriber Agreement
Liverpool Victoria General Insurance Group Limited	Euro Car Parts Limited (ECP)	Motor Claims	Provide car part products
Liverpool Victoria General Insurance Group Limited	Eviid	Motor Claims	Interface for claimants to upload media to ClaimsCentre (dashcam etc)
Liverpool Victoria General Insurance Group Limited	GBB (UK) Holdings Limited (DAVIES GROUP)	Motor Claims	Provide forensic vehicle collision investigation
Liverpool Victoria General Insurance Group Limited	Nissan Motor (GB) Limited	Motor Claims	Provide car part products
Liverpool Victoria General Insurance Group Limited	Nova Automotive Group Limited	Motor Claims	Provide repair services to motor customers
Liverpool Victoria General Insurance Group Limited	Renault UK Limited	Motor Claims	Provide car part products
Liverpool Victoria General Insurance Group Limited	Replacement Vehicles UK Ltd	Motor Claims	Provide replacement vehicles for total loss customers
Liverpool Victoria General Insurance Group Limited	Sidney H Hooper & Co . LTD	Motor Claims	Provide motor vehicle inspection services
Liverpool Victoria General Insurance Group Limited	Synetiq Ltd	Motor Claims	Salvage services for total loss vehicles
Liverpool Victoria General Insurance Group Limited	Applied	Software & Aggregators	Broker EDI
Liverpool Victoria General Insurance Group Limited	Ignite	Software & Aggregators	Broker EDI
Liverpool Victoria General Insurance Group Limited	Ramasis	Software & Aggregators	Broker EDI

Liverpool Victoria General Insurance Group Limited	TrueCommerce (Orbit)	Software & Aggregators	EDI gateway & EDI message translation
Liverpool Victoria General Insurance Group Limited	Allied Universal Europe Ltd (G4S Investigations/TCG)	Legal	Investigation Services
Liverpool Victoria General Insurance Group Limited	Arc Legal Assistance	Legal	Managing Agent
Liverpool Victoria General Insurance Group Limited	ARTEMIS GROUP	Legal	Third Party Property Damage
Liverpool Victoria General Insurance Group Limited	Ascenti	Legal	Rehabilitation Services
Liverpool Victoria General Insurance Group Limited	Dr.J.H Burgoyne and Partners Ltd	Legal	Forensic Investigation
Liverpool Victoria General Insurance Group Limited	Carpenters ltd	Legal	Recoveries - Motor
Liverpool Victoria General Insurance Group Limited	Charles Taylor Assistance	Legal	Outsourced travel claims handing service
Liverpool Victoria General Insurance Group Limited	Clyde & Co LLP	Legal	Defendant Legal Services - Major Loss
Liverpool Victoria General Insurance Group Limited	Corpore	Legal	Rehabilitation Services
Liverpool Victoria General Insurance Group Limited	DWF	Legal	Defendant Legal Services
Liverpool Victoria General Insurance Group Limited	DWF	Legal	Recoveries - Property
Liverpool Victoria General Insurance Group Limited	Hawkins & Associates	Legal	Forensic Investigation
Liverpool Victoria General Insurance Group Limited	Hayes McGrath	Legal	Defendant Legal services - ROI
Liverpool Victoria General Insurance Group Limited	Horwich Farrelly LTD	Legal	Recoveries - Motor
Liverpool Victoria General Insurance Group Limited	Horwich Farrelly LTD	Legal	Defendant Legal Services - Fraud and Causation

Liverpool Victoria General Insurance Group Limited	InterEurope Limited	Legal	Overseas Claims Handling
Liverpool Victoria General Insurance Group Limited	Keoghs	Legal	Defendant Legal Services
Liverpool Victoria General Insurance Group Limited	Keoghs	Legal	Credit Hire
Liverpool Victoria General Insurance Group Limited	Keoghs	Legal	Recoveries - Motor
Liverpool Victoria General Insurance Group Limited	Minster Law Limited	Legal	Claimant
Liverpool Victoria General Insurance Group Limited	Minster Law Limited	Legal	CCFA
Liverpool Victoria General Insurance Group Limited	Mobile Doctors Limited	Legal	Protocol
Liverpool Victoria General Insurance Group Limited	Netwatch Global Limited	Legal	Investigation Services
Liverpool Victoria General Insurance Group Limited	Verisk Limited	Legal	Data - COA
Liverpool Victoria General Insurance Group Limited	Rehab-Link Limited	Legal	Protocol
Liverpool Victoria General Insurance Group Limited	Robertson & Co Limited	Legal	Private Investigations
Liverpool Victoria General Insurance Group Limited	Speed Medical Examination Services Limited	Legal	Protocol
Liverpool Victoria General Insurance Group Limited	The Surveillance Group Limited	Legal	Private Investigations
Liverpool Victoria General Insurance Group Limited	UKIM Limited	Legal	Protocol
Liverpool Victoria General Insurance Group Limited	Clearspeed Inc	Data	Voice analytics software for fraud detection purposes
Liverpool Victoria General Insurance Group Limited	Legentic	Data	Fraud intel for motor investigations

Liverpool Victoria General Insurance Group Limited	Pagefreezer Software Inc	Data	Web preserver software for auto capture of social media pages
Liverpool Victoria General Insurance Group Limited	Recipero Ltd	Data	Database for checking device IDs listed as stolen
Liverpool Victoria General Insurance Group Limited	Synectics Solution Ltd (SSL)	Data	Fraud and sanctions checking tool
Liverpool Victoria General Insurance Group Limited	The Insurance Fraud Bureau	Data	Membership and access to the Insurance Fraud Register (database of convicted fraudsters)
Liverpool Victoria General Insurance Group Limited	The International Art and Antique Loss Register Ltd	Data	Database service for logging and searching missing high value items
Liverpool Victoria General Insurance Group Limited	The Land Registry	Data	Access to online Land Registry portal
Liverpool Victoria General Insurance Group Limited	Barclay Card Payment Solution (BPS)	Banking	Provides payment solution for customers
Liverpool Victoria General Insurance Group Limited	Barclays	Finance services	Finance services

**SCHEDULE 4 – TRANSFERRED INTRA-GROUP REINSURANCE CONTRACTS**

1. Quota share reinsurance agreement between Allianz Re (the reinsurer) and LVIC and HICO (the cedants) dated 1 January 2026.
2. Multi-risk excess of loss reinsurance agreement between Allianz Re (the reinsurer) and LVIC and HICO (the cedants) dated 1 January 2026.
3. Accident excess of loss reinsurance agreement between Allianz Re (the reinsurer) and LVIC and HICO (the cedants) dated 1 January 2026.
4. Reinsurance agreement between the Transferee (the reinsurer) and HICO (the cedant) dated 1 August 2020.
5. Reinsurance agreement between AWP P&C S.A. (the reinsurer) and HICO (the cedant) dated 24 November 2020.
6. Reinsurance agreement between Allianz Re (the reinsurer) and FIL (the cedant) dated 1 January 2025.

**SCHEDULE 5 – PERIODICAL PAYMENT ORDERS**

<b>PPO ID</b>	<b>Underwriter</b>	<b>Overview</b>	<b>Year of court order</b>	<b>Named insurer in court order</b>
HICO 4c 72076465	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2012	Highway Insurance Limited and its successor Liverpool Victoria Friendly Society Limited
HICO 4c 73113349	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2009	Highway Insurance Company Limited trading as Highway Insurance
HICO 4c 8000131683	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2010	Highway Insurance Limited and its successor Liverpool Victoria Friendly Society
HICO 4c 8000200833	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2009	Highway Insurance Ltd & its successor Liverpool Victoria Friendly Society
HICO 4c 8000248929	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2011 & 2013	Highway Insurance Company
LVIC 4c 8000347850	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2017	Liverpool Victoria Insurance Company Limited

<b>PPO ID</b>	<b>Underwriter</b>	<b>Overview</b>	<b>Year of court order</b>	<b>Named insurer in court order</b>
LVIC 4c 8000446209	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2012	“Liverpool Victoria Insurance Co Limited”
HICO 4c 8000534951	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2011	Highway Insurance Company Limited
LVIC 4c 8000801764	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2022	Liverpool Victoria Insurance Company Limited
LVIC 4c 8000802508	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2016	Liverpool Victoria Insurance Company Limited
LVIC 4c 8001181381	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2024	Liverpool Victoria Insurance Company Ltd
HICO 4c 9000142839	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2011	Highway Insurance Limited and its successor Liverpool Victoria Friendly Society
HICO 4c 9000176164	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries	2016	Highway Insurance Company Limited

<b>PPO ID</b>	<b>Underwriter</b>	<b>Overview</b>	<b>Year of court order</b>	<b>Named insurer in court order</b>
		sustained in a car accident.		
LVIC 4c 9000291887	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2018	Liverpool Victoria Insurance Company Limited
LVIC 4c 9000298237	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2017	Liverpool Victoria Insurance Company Limited
LVIC 4c 9000302403	Highway Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2013	“Liverpool Victoria”
LVIC 4c 200-26-022184	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2022	“Liverpool Victoria”
LVIC 4c 200-38-005292	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2020	“Liverpool Victoria”
LVIC 4c 200-70-549453	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2024	Liverpool Victoria Insurance Company Limited
LVIC 4c 200-70-677279	Liverpool Victoria Insurance	Regular payments are made to beneficiary as a	2023	Liverpool Victoria Insurance

<b>PPO ID</b>	<b>Underwriter</b>	<b>Overview</b>	<b>Year of court order</b>	<b>Named insurer in court order</b>
	Company Limited	result of injuries sustained in a car accident.		Company Limited
LVIC 4c 200-90-000068	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2011	Liverpool Victoria Insurance Company Limited
LVIC 4c 200-90-000070	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2011	Liverpool Victoria Insurance Company Limited
LVIC 4c 200-90-000073	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2011	Liverpool Victoria Insurance Company Limited
LVIC 4c 200-90-000076	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2013	Liverpool Victoria Insurance Company Limited
LVIC 4c 200-90-000083	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2014	Liverpool Victoria Insurance Company Limited
LVIC 4c 200-90-000084	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2015	Liverpool Victoria Insurance Company Limited
LVIC 4c 201-21-003451	Liverpool Victoria Insurance	Regular payments are made to	2016	Liverpool Victoria Insurance

<b>PPO ID</b>	<b>Underwriter</b>	<b>Overview</b>	<b>Year of court order</b>	<b>Named insurer in court order</b>
	Company Limited	beneficiary as a result of injuries sustained in a car accident.		Company Limited
LVIC 4c 201-21-015853	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2017	Liverpool Victoria Insurance Company Limited
LVIC 4c 201-21-095278	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2021	Liverpool Victoria Insurance Company Limited
LVIC 4c 230-90-000022	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2014	Liverpool Victoria Insurance Company Limited
LVIC 4c 230-90-000023	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2014	Liverpool Victoria Insurance Company Limited
LVIC 4c 230-90-000027	Liverpool Victoria Insurance Company Limited	Regular payments are made to beneficiary as a result of injuries sustained in a car accident.	2017	Liverpool Victoria Insurance Company Limited
PPO-R	Trafalgar Insurance Limited	Regular payments are made to beneficiary H as a result of injuries sustained in a car accident. Trafalgar/Allianz	2008	Allianz Insurance Plc

PPO ID	Underwriter	Overview	Year of court order	Named insurer in court order
		were the insurer of the defendant in the claim.		
PPO-P	Trafalgar Insurance Limited	Regular payments are made to beneficiary H as a result of injuries sustained in a car accident. Trafalgar/Allianz were the insurer of the defendant in the claim.	2008	Allianz Insurance Plc

**SCHEDULE 6 – PROVISIONAL DAMAGES ORDERS**

<b>PDO ID</b>	<b>Underwriter</b>	<b>Overview</b>	<b>Year of court order</b>
PDS-T	Trafalgar Insurance Limited	A provisional settlement was made for a head injury sustained by Claimant T in a road traffic accident. The claimant was a minor at the time, and the settlement entitles him to claim further damages (which would need to be assessed) if he develops epilepsy.	2005