

# ANNUAL GENERAL MEETING Information Book

Annuity & Life Re (Holdings) Ltd. January 16, 2026



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January 16, 2026

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# **Section 1**

**Elect a Chairperson** 

# **Section 2**

**Notice and Quorum** 

#### Annuity and Life Re (Holdings), Ltd.

(Company)

#### NOTICE

YOU ARE HEREBY NOTIFIED that the 2025 Annual General Meeting of the Company will be held at Victoria Place, 5th Floor, 31 Victoria Street, Hamilton HM 10, Bermuda, on:

#### Friday, 16 January 2026 at 2:00 pm (AST)

#### AGENDA

- 1. Elect a Chairman.
- 2. Confirm notice of the meeting and quorum.
- 3. Consider previous minutes 24 February 2025.
- 4. Receive audited financial statements for the year ended 31 December 2024.
- 5. Appoint auditor and determine remuneration of the auditor or delegate this to the Board.
- 6. Consider the election of Directors as follows:
  - (a) Determine number of Directors.
  - (b) Elect Directors for the ensuing year.
  - (c) Appoint Alternate Directors, if any.
  - (d) Consider fees payable to the Directors, if any.
- 7. Ratify and confirm any and all actions taken by the Directors and Officers of the Company, relative to the business and affairs of the Company, except those acts that involved dishonesty or fraud, from the date of the last Annual General Meeting to the date of this meeting.

BY ORDER of the Directors

KForde B5C67D55298E421...

For and on behalf of Ocorian Services (Bermuda) Limited Secretary

Dated: 12 December 2025

To: Wilson & Co 001-005552-631 Wilson & Co 011-147733-631 Annuity and Life Re (Holdings), Ltd.

Cc: Casey D McCandless

William P Wells Sherman Taylor Roxeen White

#### Note:

A Form of Proxy is enclosed for use by holders of shares held through in connection with the business set out above.

# FORM OF PROXY Annuity and Life Re (Holdings), Ltd. (Company)

RESOLUTIONS	For	Against	Abstain
1. RESOLVED that the minutes of the meeting held 24 February 2025 be and are hereby approved.			
2. RESOLVED that the adoption of the audited financial statements of the Company in respect of the financial period ended 31 December 2024 be and is hereby approved.			
3. RESOLVED to delegate the appointment of an auditor of the Company and its subsidiaries to the Board of Directors of the Company.			
4. RESOLVED that the minimum number of Directors shall be two (2) and the maximum number of Directors shall be five (5).			
5. RESOLVED that each of the following persons be and is hereby elected as a Director of the Company to serve until the conclusion of the next Annual General Meeting of the Company or until his successor is elected in accordance with the Bye-Laws of the Company:  • Casey D McCandless • William P Wells • Sherman Taylor • Roxeen White			
6. RESOLVED that the appointment of Alternate Directors be at the discretion of the Directors.			
7. RESOLVED that the Directors serve without fee.			
8. RESOLVED that any and all actions taken by the Directors and Officers of the Company, relative to the business and affairs of the Company, except those acts that involved dishonesty or fraud, from the date of the last Annual General Meeting to the date of this meeting, be and are hereby approved, ratified and confirmed.			

Please note that a vote to "abstain" is not a vote in law and will not be counted in the calculation of the votes cast for and against the resolution.

PLEASE COMPLETE THE DETAILS BELOW IN BLOCK CAPITALS AND SIGN AND DATE WHERE INDICATED

Signature of shareholder or common seal/signature of duly authorised officer of corporate shareholder			
Signature			
Print Name:	Date:		

#### Notes:

- 1. A proxy need not be a member of the Company but must attend the Meeting to represent you. You may appoint as your proxy a person of your own choice by inserting his or her name in the space provided. If no name is inserted in the space provided, the Chairman will be deemed appointed as the proxy.
- 2. Please indicate with a cross in the appropriate box how you wish your votes to be cast. In the absence of any specific direction, the proxy will vote (or abstain from voting) at his or her discretion. On any other business which properly comes before the general meeting (including any motion to withdraw any resolution on the recommendation of the Board, to amend any resolution or to adjourn the Meeting) the proxy will vote or abstain at his or her discretion.
- 3. To be valid, this Form of Proxy must be received by the Company by e-mail, on or prior to 15 January 2026 at 12:00 noon ADT.
- **4.** In the case of a corporate shareholder, this Form of Proxy should be executed by a Director or a duly authorised officer or other person authorised to sign the same.

#### Appendix 1

#### Annuity and Life Re (Holdings), Ltd. (Company)

INFORMATION CONCERNING SOLICITATION AND VOTING FOR THE ANNUAL GENERAL MEETING OF SHAREHOLDERS (**Meeting**) TO BE HELD ON 16 JANUARY 2026

#### 1. Approval of Previous Minutes

The Shareholders are requested to approve the minutes of the 2024 Annual General Meeting of the Company held 24 February 2025.

#### 2. Presentation of Audited Financial Statements

In accordance with section 84 (Financial Statements to be laid before General Meeting) of the Companies Act 1981 of Bermuda as amended (Act), the audited financial statements of the Company for the year ended 31 December 2024 must be presented at the Meeting unless laying of the accounts and appointment of the auditor in respect of a particular interval is waived (either in writing or at a general meeting) by all directors and all shareholders pursuant to section 88 (Power to Waive Laying of Accounts and Appointment of Auditor) of the Act.

At the Meeting, the Company intends to present its financial statements for the year ended 31 December 2024, which have been audited by Grant Thornton (Bermuda) Limited. These statements have been approved by the Board of Directors of the Company (**Board**).

#### 3. Appointment of Independent Auditors

It is in the best in interest of the Company to review the appointment of the auditors and consider whether the re-appointment of Grant Thornton (Bermuda) Limited is appropriate. Due to the work involved in the assessing the options available, the Shareholders are being asked to delegate the determination of the auditor's appointment to the Board of Directors.

#### 4. Minimum and Maximum Number of Directors

It is proposed that the Company elects to have a minimum of two (2) directors and a maximum of (5) directors.

#### 5. Election of Directors

Casey D McCandless, William P Wells, Sherman Taylor and Roxeen White will stand for reelection, to serve for a term of office to expire at the next Annual General Meeting of Shareholders in 2026, with each to hold office until his successor has been duly elected or appointed. The Board proposes that the Meeting votes in favour of the proposed election of the current Board members.

- **6.** It is proposed that the appointment of Alternate Directors be at the discretion of the Directors.
- 7. It is proposed that the Directors serve without fee.
- **8.** The Shareholders are requested to ratify and confirm any and all actions taken by the Directors and Officers of the Company, relative to the business and affairs of the Company, except those acts that involved dishonesty or fraud, from the date of the last Annual General Meeting to the date of this meeting.

#### **ANY OTHER BUSINESS**

The Board knows of no business that will be presented for consideration at the Meeting other than as stated in the Notice convening the Meeting.

#### By Order of the Board of Directors



For and on behalf of Ocorian Services (Bermuda) Limited Secretary

Dated: 12 December 2025

Hamilton, Bermuda

# **Section 3**

**Previous Minutes** 

MINUTES of the Meeting of the 2024 Annual General Meeting of Annuity and Life Re (Holdings), Ltd. (**Company**) held at Victoria Place, 5th Floor, 31 Victoria Street, Hamilton HM 10, Bermuda, on Monday, 24 February 2025 at 2:00 pm AST.

Present: Wilson & Co #011-147733-631 clients by Proxy Statement for 4,282,425 shares

(representing 62% of issued capital) in favour of the Chairman of the meeting

In attendance: Casey S McCandless\*

Fernando Paul Sherman Taylor

Thom Farrow, CT Insurance Management (Bermuda) Ltd.

Marta Kochegarova, CT Insurance Management (Bermuda) Ltd.

Harold Laude, CT Insurance Management (Bermuda) Ltd.

Kathy-Anne Forde, Ocorian Services (Bermuda) Limited, Secretary to the meeting

#### \*via Microsoft Teams

1. Sherman Taylor was elected Chairman of the meeting.

#### 2. **NOTICE AND QUORUM**

The Chairman confirmed that the notice was given in accordance with the Bye-Laws of the Company and that a quorum was present.

#### 3. **PREVIOUS MINUTES**

It was **RESOLVED** that the minutes of the meeting held 22 February 2024 be and are hereby approved.

#### 4. **AUDITED FINANCIAL STATEMENTS**

It was **RESOLVED** that the adoption of the audited financial statements on the Company in respect of the financial period ended 31 December 2023 be and is hereby approved.

#### 5. **APPOINTMENT OF AUDITOR**

It was **RESOLVED** that the re-appointment of Grant Thornton (Bermuda) Limited as auditor of the Company to hold office until the close of the next Annual General Meeting or until their appointment is terminated in accordance with the Bye-Laws of the Company, be and is hereby

approved and that the Board of Directors be and is hereby authorised to determine the auditor's remuneration.

#### 6. **ELECTION OF DIRECTORS**

It was **RESOLVED** that:

- (a) the minimum number of Directors shall be two (2) and the maximum number of Directors shall be five (5);
- (b) the following persons be and is hereby elected as a Director of the Company to serve until the conclusion of the next Annual General Meeting of the Company or until his successor is elected in accordance with the Bye-Laws of the Company:
  - Casey D McCandless
  - William P Wells
  - Sherman Taylor
  - Fernando Paul
- (c) the election of Alternate Directors be at the discretion of the Directors; and
- (d) the Directors serve without fee.

#### 7. **CONFIRMATION OF ACTS**

It was **RESOLVED** that any and all actions taken by the Directors and Officers of the Company, relative to the business and affairs of the Company, except those acts that involved dishonesty or fraud, from the date of the last Annual General Meeting to the date of this meeting, be and are hereby approved, ratified and confirmed.

Chairman

# **Section 4**

Audited Financial Statement as of December 31, 2024

# CONSOLIDATED FINANCIAL STATEMENTS AND INDEPENDENT AUDITOR'S REPORT

**DECEMBER 31, 2024** 

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#### INDEPENDENT AUDITOR'S REPORT

To the Shareholder and Directors of Annuity and Life Re (Holdings), Ltd.

#### Adverse opinion

We have audited the financial statements of Annuity and Life Re (Holdings) (the "Company") and its subsidiary (the "Group"), which comprise the consolidated balance sheets as of December 31, 2024 and 2023, and the related consolidated statements of income (loss), changes in shareholders' equity, and cash flows for the year then ended, and the related notes to the consolidated financial statements.

In our opinion, because of the significance of the matter discussed in the Basis for Adverse Opinion section of our report, the accompanying consolidated financial statements do not present fairly, the consolidated financial position of Annuity and Life Re (Holdings), Ltd. as of December 31, 2024 and 2023, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

#### Basis for adverse opinion

As described in Note 2(a), Annuity and Life Re (Holdings), Ltd has not consolidated the financial statements of subsidiary Multivir Inc because the investment is fully impaired in the Group's consolidated financial statements and the Group has documented plans to dispose of this investment. This investment is therefore accounted for on a fair value basis by the Company. Under accounting principles generally accepted in the United States of America and relevant legislation, the subsidiary should have been consolidated because it is controlled by the Company. Had Multivir Inc. been consolidated, many elements in the accompanying consolidated financial statements would have been materially affected. The effects on the consolidated financial statements of the failure to consolidate have not been determined.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Group and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### Responsibilities of management for the financial statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Group's ability to continue as a going concern within one year after the date that the consolidated financial statements are issued or available to be issued.

#### Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to
  fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include
  examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial
  statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting
  estimates made by management, as well as evaluate the overall presentation of the consolidated financial
  statements
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Group's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control–related matters that we identified during the audit.

#### The purpose of our audit work and to whom we owe our responsibilities

Grant Thomaton (Bernuda) Limited

This report is made solely to the Shareholder and Directors as a body, in accordance with the agreed scope of our engagement. Our audit work has been undertaken so that we might state to the Shareholder and Directors those matters we are required to state to them in an auditors' report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Company and the Shareholder and Board of Directors as a body, for our audit work, for this report, or for the opinions we have formed.

Grant Thornton (Bermuda) Limited

Hamilton, Bermuda June 27, 2025

#### **CONSOLIDATED BALANCE SHEETS**

#### **December 31, 2024 and December 31, 2023**

ASSETS	2024	2023
Cash and cash equivalents	13,563	567,668
Investments (note 3)	23,636,581	18,311,511
Other assets (notes 5)	7,921	46,477
TOTAL ASSETS	23,658,065	18,925,656
LIABILITIES		
Reserve for losses and loss expenses (note 7)	95,629	95,629
Due to affiliates (note 8)	250,000	250,000
Accounts payable and accrued expenses (note 14)	965,229	700,080
TOTAL LIABILITIES	1,310,858	1,045,709
SHAREHOLDERS' EQUITY		
Share capital (note 9)	6,948,159	6,948,159
Treasury stock (note 10)	(18,896,796)	(18,896,796)
Additional paid-in-capital (notes 9 and 10)	42,502,974	42,502,974
Deficit	(8,207,130)	(12,674,390)
TOTAL SHAREHOLDER'S EQUITY	22,347,207	17,879,947
TOTAL LIABILITIES AND SHAREHOLDER'S EQUITY	23,658,065	18,925,656

Approved on behalf of the board:			
Director			

#### **CONSOLIDATED STATEMENTS OF INCOME**

#### December 31, 2024, and December 31, 2023

	2024	2023
NET INVESTMENT INCOME (note 3)	6,273,955	2,605,009
IMPAIRMENT OF LOAN RECEIVABLE (notes 4 and 5)	(1,208,472)	(1,486,325)
INCOME BEFORE OPERATING EXPENSES	5,065,483	1,118,684
OPERATING EXPENSES	(598,223)	(555,077)
NET INCOME	4,467,260	563,607
INCOME per share	\$ 0.64	\$ 0.08

# CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDER'S EQUITY

#### **December 31, 2024 and December 31, 2023**

	2024	2023
Share capital		
Balance at beginning of year	6,948,159	6,948,159
Issuance of shares during the year	-	-
Balance at end of year	6,948,159	6,948,159
Treasury stock		
Balance at beginning of year	(18,896,796)	(18,896,796)
Shares purchased during the year	· · · · · · · · · · · · · · · · · · ·	-
Balance at end of year	(18,896,796)	(18,896,796)
Additional paid-in-capital		
Balance at beginning of year	42,502,974	42,502,974
Additional paid-in-capital during the year	-	-
Balance at end of year	42,502,974	42,502,974
Deficit		
Balance at beginning of year	(12,674,390)	(13,237,997)
Net income for the year	4,467,260	563,607
Balance at end of year	(8,207,130)	(12,674,390)
TOTAL SHAREHOLDER'S EQUITY	22,347,207	17,879,947

#### **CONSOLIDATED STATEMENTS OF CASH FLOWS**

#### **December 31, 2024 and December 31, 2023**

	2024	2023
CASH FLOWS FROM OPERATING ACTIVITIES		
Net income for the year	4,467,260	563,607
Adjustments to reconcile net income from continuing		
operations to cash used in operating activities:		
Net realized loss on sale of investments	-	2,354,525
Net change in unrealized (gain) loss on equity investments	(5,387,738)	690,260
Dividend income	-	(4,757,230)
Change in impairment loss on loans	1,208,472	1,486,325
Changes in assets and liabilities:	(222 522)	(000.040)
Interest receivable	(880,500)	(869,019)
Other assets	38,556	(36,003)
Accounts payable and accrued expenses	265,149	(268,684)
NET CASH USED FOR OPERATING ACTIVITIES	(288,801)	(836,219)
CASH FLOWS FROM INVESTING ACTIVITIES		(0.040.500)
Purchase of investments Proceeds from sale of investments	-	(3,012,596)
Net Issuance of loans	62,668	2,012
	(332,972)	(567,306)
NET CASH USED FOR INVESTING ACTIVITIES	(270,303)	(3,577,890)
CACH ELONGO EDOM ENIANCINO ACTIVITIES		
CASH FLOWS FROM FINANCING ACTIVITIES  Dividend income		4 757 000
Proceeds from loan	5,000	4,757,230
	·	
NET CASH PROVIDED BY FINANCING ACTIVITIES	5,000	4,757,230
(DEODEACE) INCREACE IN CACH AND CACH FOUNTAL ENTO	(554.405)	040 404
(DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	(554,105)	343,121
CASH AND CASH EQUIVALENTS – Beginning of year	567,668	224,547
CASH AND CASH EQUIVALENTS – End of year	13,563	567,668

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

**December 31, 2024 and December 31, 2023** 

(Expressed in U.S. dollars)

#### 1. BUSINESS ACTIVITY

Annuity and Life Re (Holdings), Ltd. ("Holdings") was incorporated under the laws of Bermuda on December 2, 1997. Its principal activity is that of investment holding.

Holdings was wholly owned by Pope Investments II LLC, a managed limited liability company registered in Delaware. In 2013, the Board of Directors of Holdings approved the transfer of all its common shares from Pope Investments II LLC to Wilson & Co., a nominee company owned by HSBC Bermuda Custody Services for and on behalf of National Financial Services, with the intent of allowing more liquidity to the Company's investors.

The financial statements include the accounts of Holdings and its wholly owned subsidiary, Annuity and Life Reassurance, Ltd. ("ALRE"), a Class C insurer under the Insurance Act, 1978 of Bermuda and related regulations. ALRE has not written any long-term business since December 31, 2005 and does not intend to continue writing any long-term business in the near future. Effective August 1, 2013, ALRE entered into a commutation and release agreement with Alterra Bermuda Limited, in respect of the Property Quota Share Retrocession Agreement which both parties entered into in January 1, 2010. The commutation and release agreement mutually releases both parties from any and all past, present and future payment obligations in connection with the Retrocession agreement. Following the Retrocession agreement, ALRE applied for cancellation of the Class 3A Insurer registration, pursuant to Section 41(1)(a) of the Insurance Act 1978, which was approved by The Bermuda Monetary Authority effective August 25, 2021. Given that ALRE has ceased writing general business, The Bermuda Monetary Authority amended Schedule I of the Class C Certificate of Registration, including the addition of condition #2.

Holdings and ALRE are collectively referred to herein as the "Company."

In 2012, the Company obtained a waiver on the qualified investor restriction, effectively allowing the Company's listed securities to be held by the general public, subject to a few requirements imposed on regular publicly listed entities in the Bermuda Stock Exchange ("BSX").

#### 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America with the exception of the non consolidation of a subsidiary entity Multivir Inc. The consolidated financial statements do not include the accounts of Multivir, Inc. as this investment is fully impaired in the financial statement as of December 31, 2024 (2023 – fully impaired) and the Company has documented plans to dispose of this investment. The Company values the investment in Multivir Inc. at fair value.

The significant accounting policies are as follows:

#### (a) Basis of consolidation

The consolidated financial statements include the accounts of Holdings and ALRE. All significant inter-company accounts and transactions have been eliminated upon consolidation. The consolidated financial statements do not include the accounts of Multivir, Inc. as this investment is fully impaired in the financial statement as of December 2024 (2023– fully impaired) and the Company has documented plans to dispose this investment.

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2024 and December 31, 2023

(Expressed in U.S. dollars)

#### 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### (b) Cash and cash equivalents

Cash and cash equivalents are carried at market value, and consist of money market funds and short-term investments, with original maturities of 90 days or less. The Company considers cash pledged as collateral for securities sold short to be restricted cash.

#### (c) Premiums written

Premiums are recognized as revenue on a pro-rata basis over the periods of the respective policies or contracts of reinsurance. The portion of premiums that will be earned in the future are deferred and reported as unearned premiums. Premiums which are subject to adjustment are estimated based upon available information. Any variances from the estimates are recorded in the periods in which they become known.

#### (d) Reserve for losses and loss expenses

#### **Long-term Business**

The development of reserves for policy benefits and for claims incurred but not reported ("IBNR") for the Company's long-term products requires management to make estimates and assumptions regarding mortality, lapse, persistency, expenses and investment experience. Such estimates are primarily based on historical experience and information provided by ceding companies. Actual results could differ materially from those estimates. Management monitors actual experience and, where circumstances warrant, revises its assumptions and the related reserve estimates. In certain instances, the Company continues to be liable for claims arising on novated contracts which pre-date the novation agreement.

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

**December 31, 2024 and December 31, 2023** 

(Expressed in U.S. dollars)

#### 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### (f) Investments

Investments are carried at their fair value with the unrealized gain or loss reported in the consolidated statements of income.

Realized gains and losses on investments are recognized in the consolidated statements of income using the specific identification method. Interest income is recognized on an accrual basis.

Investments in non-publicly traded companies are measured at cost.

#### Investments on Short sale

Investments on short sale are carried at their fair value.

Margin receivable represent margin deposits held in respect of short sale contracts.

#### (g) Use of estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. While management believes that the amounts included in the consolidated financial statements reflect the Company's best estimates and assumptions, actual results could differ from these estimates.

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

**December 31, 2024 and December 31, 2023** 

(Expressed in U.S. dollars)

#### 3. INVESTMENTS

The cost, gross unrealized gains, gross unrealized losses and market value of investments are as follows:

	Cost	Gross Unrealized Gains	Gross Unrealized Losses	Net Market Value
<u>2024</u>				
Equities	\$ 20,225,105	\$ 9,018,004	\$ (5,606,528)	\$ 23,636,581
	Cost	Gross Unrealized Gains	Gross Unrealized Losses	Net Market Value
<u>2023</u>				
Equities	\$ 20,287,772	\$ 4,017,448	\$ (5,993,710)	\$ 18,311,511

Under Accounting Standards Codification ("ASC") No. 820 - "Fair Value Measurements and Disclosures, fair value is defined as the price that would be received to sell an asset or paid to transfer a liability (i.e. the "exit price") in an orderly transaction between market participants at the measurement date.

In determining fair value, the Company uses various valuation approaches. ASC 820 establishes a fair value hierarchy for inputs used in measuring fair value that maximizes the use of observable inputs and minimizes the use of unobservable inputs by requiring that the most observable inputs be used when available. Observable inputs are those that market participants would use in pricing the asset or liability based on market data obtained from sources independent of the Company. Unobservable inputs reflect the Company's assumption about the inputs market participants would use in pricing the asset or liability developed based on the best information available in the circumstances. The fair value hierarchy is categorized into three levels based on the inputs as follows:

**Level 1** - Valuations based on unadjusted quoted prices in active markets for identical assets or liabilities that the Company has the ability to access. Valuation adjustments and block discounts are not applied to Level 1 assets and liabilities. Since valuations are based on quoted prices that are readily and regularly available in an active market, valuation of these assets and liabilities does not entail a significant degree of judgment.

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2024 and December 31, 2023

(Expressed in U.S. dollars)

#### 3. **INVESTMENTS** (continued)

**Level 2** - Valuations based on quoted prices in markets that are not active or for which all significant inputs are observable, either directly or indirectly.

**Level 3** - Valuations based on inputs that are unobservable and significant to the overall fair value measurement. Our valuation for level 3 assets is derived from the information provided by the entities in their fair value assessment that is based upon NPV calculations under the different scenarios and audited financial statements.

The categorization of the Company's financial assets recorded at fair value based upon the fair value hierarchy as at December 31, 2024 are as follows:

Description	Level 1	Level 2	Level 3	Total
Equities	19,299,831	-	4,336,750	23,636,581

There were no transfers between levels for the years ended December 31, 2024 and 2023.

Net investment income comprised of:

	2024	2023
Interest income	894,371	892,788
Realized loss on sale of investments	(15,727)	(2,354,525)
Dividend income	-	4,757,230
Unrealized gain (loss) on investments	5,387,738	(690,260)
Other income	7,573	(224)
	6,273,955	2,605,009

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

**December 31, 2024 and December 31, 2023** 

(Expressed in U.S. dollars)

#### 4 LOANS RECEIVABLE

Description	Face value	Purchase price	Interest rate, per annum	Interest receivable
<b>2024 (fully impaired)</b> Multivir, Inc.	\$14,688,727	\$5,533,890	6%	\$3,358,553
<b>2023 (fully impaired)</b> Multivir, Inc.	\$14,525,005	\$5,370,669	6%	\$2,478,053

Multivir, Inc. is a related party – see note 9.

During the year, management deemed that the loans of Multivir Inc were impaired and has recorded an allowance of \$163,221 (2023 -\$100,000) for the principal and \$880,500 (2023 - \$869,019) for the interest.

During the year, management recognized provision of 100% of the unrecoverable debts in the amount \$164,751 (2023 -\$517,306) for the loans provided to Southern Advanced Materials LLC.

Southern Advanced Materials LLC is a related party – see note 8.

#### 5. OTHER ASSETS

Other assets consist of prepaid expenses of \$7,921 (2023- \$10,256) and \$Nil (2023 - \$36,221) due from Pope Investments LLC. The due from Pope Investments LLC is net of a provision of \$Nil expensed during the year (2023 - \$61,383).

Pope Investments LLC is a related party – see note 8.

#### 6. DIVIDEND RECEIVED

No dividends were approved or received during the year ended December 31, 2024.

On January 18, 2023, Tethys Petroleum Limited (TSXV: TPL) approved a dividend of 3 CAD cents per share. Dividends in the amount of \$549,801 (CAD 738,577.32) were deposited in the US Bank account.

On May 24, 2023, Enwell Energy plc (AIM: ENW) approved a dividend of £0.15 per share. Dividends in the amount of \$4,207,429 (GBP 3,306,878.70) were deposited in the US Bank account.

On February 20, 2025, Tethys Petroleum Limited (TSXV: TPL) approved a dividend of \$0.01(USD) cents per share. Dividends in the amount of \$246,082.44 were deposited in the US Bank account.

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2024 and December 31, 2023

(Expressed in U.S. dollars)

#### 7. RESERVE FOR LOSSES AND LOSS EXPENSES

The movement in the reserve for losses and loss expenses is summarized as follows:

	2024	2023
Long Term Business		
Provisions, beginning of year	\$ 95,629	\$ 95,629
Losses incurred related to prior years	-	-
Losses paid related to prior years	-	
Provisions, end of year	\$ 95,629	\$ 95,629
General Business		
Provisions, beginning of year	\$ -	\$ -
Losses incurred related to prior years	-	-
Losses paid related to prior years	-	
Provisions, end of year	-	
Total reserve for loss and loss expenses	\$ 95,629	\$ 95,629

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

**December 31, 2024 and December 31, 2023** 

(Expressed in U.S. dollars)

#### 8. RELATED PARTY BALANCES AND TRANSACTIONS

The \$250,000 balance represent the funds received from Wells Investment LLP for the Joint Venture agreement with Pope Asset Management LLC, received in February 10, 2012.

Included in Other assets is \$Nil (2023 - \$36,221) due from Pope Investments LLC. It is unsecured, non- interest bearing and is due on demand. The due from Pope Investments LLC is net of a provision of \$Nil expensed during the year (2023 - \$61,383). William P. Wells is the president of Pope Asset Management LLC. Pope Asset Management LLC is the Manager of Pope Investments LLC.

William P. Wells is a director and shareholder of the Company and a director, CEO and the Chairman of Tethys Petroleum Limited. Casey McCandless is a director of the Company and a CFO of Tethys Petroleum Limited. At December 31, 2024, the Company held approximately 21.4% of the issued ordinary shares of Tethys Petroleum Limited. The fair value basis of accounting has been adopted for this investment rather than equity accounting as it is considered to be a more appropriate representation of the market value of the investment. The Company's share of the equity of Tethys Petroleum Limited as at 31 December 2024 based on its audited financial statements is \$4,960,402.

William P. Wells is a director and shareholder of the Company and a director and the Chairman of Multivir Inc. Casey McCandless is a director of the Company and a director of Multivir Inc. At December 31, 2024, the Company held approximately 97% of the issued ordinary shares of Multivir Inc.

William P. Wells is a director and shareholder of the Company and a Manager of Southern Advanced Material LLC.

In 2024, 131,040 shares of Enwell Energy plc were sold at an average price of \$0.358 per share for a total consideration of \$46,939.97, out of that 60,000 shares were sold to a shareholder of the Company for a total consideration of \$15,900 and the rest were sold to non-related parties. The transactions resulted in a realized loss of \$1,964.16.

#### 9. SHARE CAPITAL

Effective September 21, 2011, Holdings increased its authorized share capital to 100,000,000 shares of \$1 par value, from authorized shares of 100 of \$1 par value. As at December 31, 2024, Holdings had issued 6,948,159 shares (2023 - \$6,948,159).

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

**December 31, 2024 and December 31, 2023** 

(Expressed in U.S. dollars)

#### 10. TREASURY STOCK

In June 2014, the Company applied for a repurchase of 2,395,625 of its own shares from Wilson & Co. The application was approved and executed within the facilities of the BSE. Total cost of the repurchase amounted to \$17,687,505. The said repurchase was funded in part through settlement of intercompany accounts between the Company and ALRE via dividend-in-specie, receipt of contributed surplus amounting to \$15,420,000, and settlement of intercompany accounts between the Company and Pope Investments II LLC. The repurchase is reflected as treasury stock at cost in the shareholder's equity.

In August 2014, the Company applied for another repurchase of 84,309 of its own shares from Wilson & Co. The application was approved and executed within the facilities of the BSE. Total cost of the repurchase amounted to \$639,449. The repurchase is reflected as treasury stock at cost in the shareholder's equity.

In January 2019, the Company's Board of Directors approved and executed a repurchase of 80,800 of its common shares from US Bank for a consideration of \$518,721. An additional stock repurchase was approved in April 2019. For a consideration of \$217,183 (inclusive of BSX and Custody fees) the Company bought 25,000 of its shares from US Bank. Both transactions were executed through the facilities of the BSE. The said repurchase was funded by a return of capital received from its subsidiary, ALRE.

#### 11. STATUTORY REQUIREMENTS AND DIVIDEND RESTRICTIONS

ALRE is required to comply with the provisions of the Companies Act that regulate the payment of dividends and the making of distributions from contributed surplus. ALRE may not declare or pay a dividend, or make a distribution out of contributed surplus, if there are reasonable grounds for believing that: (i) the relevant company is, or would be after the payment, unable to pay its liabilities as they become due; or (ii) the realizable value of the relevant Company's assets would thereby be less than the aggregate of its liabilities and its issued share capital and share premium accounts.

ALRE must maintain long-term business assets of a value of at least \$500,000 greater than its long-term business liabilities. It is prohibited from declaring or paying dividends unless the value of its long-term business assets exceed the amount of its long-term business liabilities (as certified by an approved actuary), by the amount of the dividend and by at least \$500,000.

Additionally, the amounts of any such dividend must not exceed the aggregate of those excess and other funds properly available for the payment of dividends, including funds arising out of its business aside from its long-term business. Any dividends paid out of contributed capital and in excess of 15% of the prior year's shareholder's capital must be approved by the Bermuda Monetary Authority.

The Company's required minimum long-term business solvency margin is \$500,000 and the statutory capital and surplus for long-term business as of December 31, 2024 is \$24,405,066.

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

**December 31, 2024 and December 31, 2023** 

(Expressed in U.S. dollars)

#### 12. TAXATION

On December 27, 2023, the Government of Bermuda enacted the Corporate Income Tax Act 2023 ("the Act"). The Act introduces a 15% corporate income tax on Bermuda businesses that are part of an In Scope Multinational Enterprise Group ("MNE Group"), effective for fiscal years beginning on or after January 1, 2025. The Act defines an In Scope MNE Group as an MNE Group if, with respect to any fiscal year beginning on or after the commencement date, the MNE Group has annual revenue of EUR 750 million or more in the consolidated financial statements of the ultimate parent entity for at least two of the four fiscal years immediately preceding such fiscal year. Pursuant to the In Scope MNE Group definition in the legislation, the Company has determined that it is not in scope for Bermuda Corporate Income Tax as of the current reporting date. The Financial Statements, as presented do not reflect an impact of the Bermuda Corporate Income Tax.

#### Tax Related Risks and Uncertainties

As required by the uncertain tax position guidance in Accounting Standards Codification ("ASC") 740 - "Income Taxes, the Company recognizes the financial statement benefit of a tax position only after determining that the relevant tax authority would more likely than not sustain the position following an audit. For tax positions meeting the more-likely-than-not threshold, the amount recognized in the financial statements is the largest benefit that has a greater than 50 percent likelihood of being realized upon ultimate settlement with the relevant tax authority. The Company applied the uncertain tax position guidance in ASC 740 to all tax positions for which the statute of limitations remained open. There were no changes to the Company's unrecognized tax benefit liability because the Company believes, more likely than not, that all tax positions would be sustained upon audit.

#### 13. FINANCIAL INSTRUMENTS AND RELATED RISKS

The Company's financial instruments consist of cash and cash equivalents, investments, loans receivable, reserve for losses and loss expenses, due to affiliate, loans payable and accounts payable and accrued expenses.

The carrying value of cash and cash equivalents and accounts payable and accrued expenses approximates fair value due to their short-term nature.

The carrying value of investments is at fair value based on available market information.

The carrying value of reserves for losses and loss expenses is not at fair value and is recorded using management's best estimate together with the recommendations of the actuaries of the ultimate cost of settlement of losses.

The Company's investment activities expose it to various types of risk that are associated with the financial instruments and markets in which it invests. The most significant types of financial risks to which the Company is exposed to are market risk, credit risk and interest rate risk.

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

**December 31, 2024 and December 31, 2023** 

(Expressed in U.S. dollars)

#### 13. FINANCIAL INSTRUMENTS AND RELATED RISKS

The nature and extent of the financial instruments outstanding at the balance sheet date and the risk management policies employed by the Company are discussed below:

#### (a) Market risk

The prices of the financial instruments in which the Company may invest can be highly volatile. Price movements are influenced by, among other things, changing supply and demand relationships, trade, fiscal programs and policies of governments, national and international political and economic events and policies.

#### (b) Credit risk

A concentration of credit risk exists when there are significant contracts with individual counterparties or when groups of issuers or counterparties have similar business characteristics that would cause their ability to meet contract commitments to be adversely affected, in a similar manner, by changes in the economy or other market conditions. The Company conducts business with financial institutions believed to be well established and monitors credit risk on both an individual and group counterparty basis.

#### (c) Interest rate risk

The Company is exposed to interest rate risk on cash and cash equivalents held at financial institutions and note receivables with third parties. The Company is subject to significant amounts of risk due to fluctuations in the prevailing levels of market interest rates. The Company manages this risk by depositing cash in established financial institutions in economically stable countries and evaluating the financial position of the third parties involved.

#### (d) Cybersecurity risk

The Company is subject to cybersecurity risk because of ordinary course of business. Financial, reputational or regulatory loss may be possible due to the breach of IT systems and associated loss of confidential information. The Company manages this risk by reviewing security protocols in place along with ongoing efforts to further harden IT structure.

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

**December 31, 2024 and December 31, 2023** 

(Expressed in U.S. dollars)

#### 14. CONTINGENCIES

The Company is a petitioner to the following litigations which is currently on foot before the Supreme Court of Bermuda:

 A minority shareholder proceeding under section 111 of the Companies Act 1981 brought by the Company against Full Apex (Holdings) Limited and certain shareholders of that company as Respondents (the "Full Apex matter").

The possible contingent liabilities arising from the Full Apex matter would be adverse costs orders in favor of the Respondents if the Company were to be unsuccessful.

No proceedings for assessment of these costs have been brought against the Company as of yearend, but in December 2020, Full Apex notified the Company that it had paid the joint provisional liquidators' costs and asserted an entitlement in respects of the costs in the sum of \$620,613.

 The Company was a petitioner to a litigation which was on foot before the Supreme Court of Bermuda a minority shareholder proceeding under section 111 of the Companies Act 1981 brought by the Company against Kingboard Copper Foil Holdings Limited and certain shareholders of that company as Respondents (the "Kingboard matter").

On April 3, 2018, the Company entered into a settlement agreement and release ("Agreement") with Kingboard Copper Foil Holdings Limited ("Kingboard") and certain shareholders of Kingboard. As a result, the Company forgone its appeal before the Privy Council and sold 17,361,000 Kingboard shares for a total aggregate purchase price of S\$7,812,450 Singapore Dollars (approximately \$5,960,000 US Dollars). Kingboard also reimbursed the Company's legal costs amounting to \$1,700,000.

The Agreement included a clause that entitled the Company to additional compensation if the Kingboard or affiliates entered into another transaction at a higher price within a year of our signing the Agreement. The Company believe there was a transaction involved Kingboard or Kingboard affiliates at a higher price and now make efforts to obtain evidence of that transaction. Pursuant to the Letter of Request to Singapore Courts/adjournment application, the Supreme Court of Bermuda ordered that the Company pay the Kingboard's costs on an indemnity basis. The Company estimated contingent liabilities arising from the order to be up to \$252,079.

On May 6, 2023, the Company won the legal case against China Yida Holding Company, Inc. (CYH) regarding the unpaid fair value of the shares of CYH common stock in the amount of \$17,710,440 plus interest of 6.25% per annum from July 8, 2016. The Company is working with legal advisers Boies Schiller Flexner LLP and Chasey Law Offices to assess the probability of the collection. The probability and likely amount of collection is uncertain at this time.

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2024 and December 31, 2023

(Expressed in U.S. dollars)

#### 15. SUBSEQUENT EVENTS

On February 3, 2025, Tethys Petroleum Limited (TSXV: TPL) approved a dividend of \$0.01 per share. Dividends in the amount of \$246,192 were deposited in the US Bank account.

On January 10, 2025 a director and shareholder of the Company and a director bought 300,000 shares of Enwell Energy at a share price of \$0.31.

On May 22, 2025, ALRE received a letter from the BMA to novate/ commute the insurance risk with expectation to deregister its Long-Term licence within 3 months. The Directors of the Company met on 30 May 2025 and again on 25 June 2025 and agreed to fully co-operate with the BMA while exploring all options available to have the decision reversed, including resuming writing insurance business, which requires BMA approval.

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No additional subsequent events require recognition or disclosure.

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### **Section 5**

### **Appointment of the Auditors**

Delegate the appointed of auditors for the year ended December 31, 2024 for the entity and its subsidiaries to the Board of Directors

# **Section 6**

**Election of Directors** 

# **Annual General Meeting**

### **Directors**

CURRENT DIRECTORS PROPOSED DIRECTORS

William P Wells William P Wells

Casey S McCandless Casey S McCandless

Sherman X Taylor Sherman X Taylor

Roxeen White Roxeen White

# **Section 7**

To ratify and confirm all and any actions