

SWANSEA

BUILDING SOCIETY

Established 1923



Annual Report 2025

Annual Report and Accounts



Planting trees at Penllergare Valley Woods

Annual Report and Accounts

Performance and Strategy

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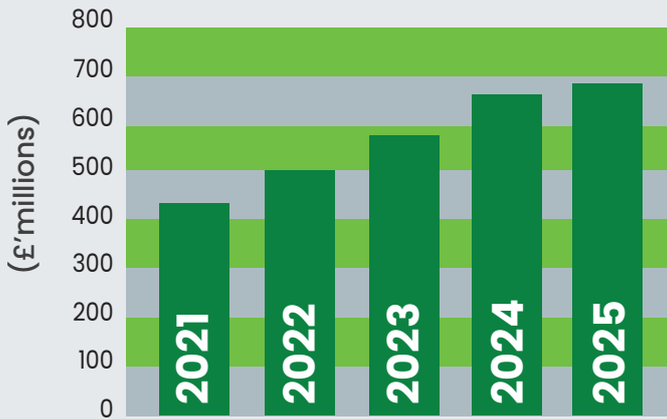
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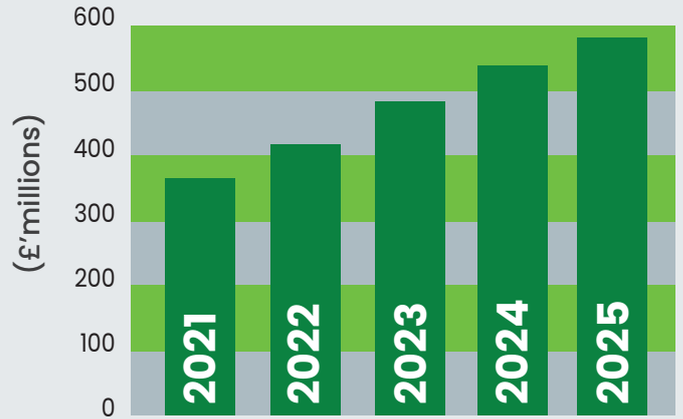
Performance and Strategy



2025 Highlights



Savings Balances



Mortgage Balances

Total Assets

£715.1

million

(2024: £693.7)

Mortgage Balances

£576.9

million

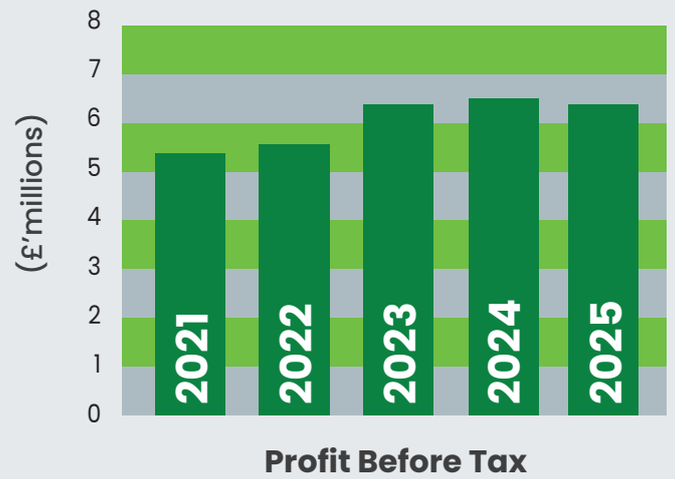
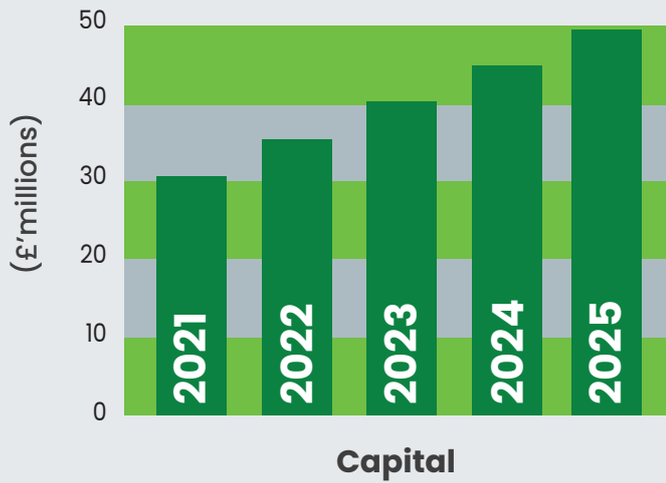
(2024: £530.1)

Savings Balances

£663.9

million

(2024: £647.3)



Gross Mortgage Lending

£117.5
million
(2024: £111.0)

Net Mortgage Lending

£47.0
million
(2024: £52.0)

Liquid Assets

£134.5
million
(2024: £160.5)

Chairman's Review of 2025



Welsh Lender event at Swansea Building Society Arena

Members and Results

As Chair, I am pleased to present the Society's 2025 Annual Report and Accounts to our members. Building on the strong momentum of recent years, the Society has continued to deliver a robust performance while remaining firmly focused on our core purpose: helping our members build better futures through trusted, flexible mortgage and savings solutions within our communities.

Throughout the year, we have continued to see strong support from members who value an organisation that understands their individual needs and delivers fair value. Our strategy of investing in excellent customer service has remained central to our success, supported by ongoing investment in our branch network including the acquisition of a property in Abergavenny with a view to opening a new branch, and the purchase of larger premises in Carmarthen to support our continued growth in the area. In parallel, we enhanced our digital proposition by launching a new mobile app and enabling accounts to be opened online for the first time. This combination of branch expansion and digital innovation has strengthened relationships with members while ensuring accessibility and convenience across all channels.

The Society achieved another year of asset growth, a strong profit performance and a strengthened capital position, reflecting the consistent strength of the Society's results in recent years.

Market Conditions

Economic conditions during 2025 remained uncertain, with ongoing global and domestic pressures continuing to influence the savings and mortgage markets. The impact of policy decisions following the change in UK Government has begun to emerge, and while the operating environment remains competitive, the Society has navigated these challenges with resilience and prudence.

Against a backdrop of economic uncertainty, the housing market remained robust, with values continuing to trend upwards over the year. The Society delivered a strong lending performance, once again

exceeding our lending targets, supported by demand for our relationship-led approach, specialist mortgage propositions and flexible, manual underwriting. Members continue to appreciate the Society's capability to consider complex situations when making lending decisions.

Interest rates continued on their gradual path downwards during the year; however, the retail savings market became markedly more competitive than in recent years. Increased competition for deposits required careful and responsive management throughout the year. Despite these challenges, the Society maintained a competitive savings proposition while managing margins prudently, resulting in continued growth in savings balances. Ensuring the right balance between savings and lending remains a key strategic priority as we move forward.

Community

Supporting our communities remains central to the Society's identity and purpose. During 2025, we continued to make a positive impact across our core operating areas, not only through the products and services we offer, but also through the time, skills and resources contributed by our colleagues.

Our partnership with local charities and community organisations remained a key focus, with colleagues actively involved in volunteering, fundraising and sponsorship initiatives throughout the year. These efforts reflect our ongoing commitment to supporting causes that matter to our members and the communities in which we operate.

I was pleased to attend the celebration marking the 10th anniversary of our Carmarthen branch. The strength of support shown on the day provided a clear illustration of how highly the Society is valued within the local community.

Board and Governance

The Board has remained focused on strong governance, effective oversight and supporting the

executive team in delivering the Society's strategy. I continue to work closely with my fellow Directors, the management team and colleagues across the Society to build on the strong foundations established in previous years and to ensure the Society remains well governed, resilient and member focused.

Conclusion

The Society has continued to demonstrate strength and stability throughout 2025, remaining a safe, trusted, financially resilient and community-focused organisation. We are well positioned to respond to future challenges and opportunities, and to continue delivering on our strategic objectives.

While economic challenges persist, we face the future with confidence and clarity. Our solid financial foundation, careful stewardship, and customer focussed approach allow us to deliver ongoing safety and meaningful value. By embracing innovation, championing sustainable growth, and investing in our communities, the Society is shaping a future built on trust and long-lasting impact.



A handwritten signature in black ink that reads "D.S. Maddock". The signature is stylized and written in a cursive-like font.

D.S. Maddock
Chairman

3 March 2026

Chief Executive's Review of 2025



Alun Williams

It gives me great pride to report on the Society's performance for the year ended 31 December 2025. Building on the record results delivered in recent years, the Society has continued to support both savers and borrowers while further strengthening the foundations of our mutual business for long-term, sustainable growth.

During the year, the Society remained focused on helping more members achieve home ownership and reach their financial savings goals, while investing in the business to ensure it remains sustainable, scalable, and relevant in the future. This has been achieved alongside a continued focus on prudent risk management and strong capital discipline.

2025 has been another year of significant activity, and I would like to thank all colleagues across the Society for their dedication and professionalism. Their commitment has ensured that members continue to receive the high standard of service they expect, while our charitable and community activities have supported those most in need across the communities we serve.

Business Performance

Mortgages

The Society's mortgage lending proposition continues to be based on offering a competitive range of mortgages discounted from the Society's standard variable mortgage interest rate. Lending is primarily focused on owner-occupiers, alongside buy-to-let and holiday-let landlords, and a small number of commercial borrowers. As a mutual, the Society remains committed to lending to a broad range of aspiring homeowners, including the self-employed, borrowers with complex income streams, and those looking to build their own homes.

During 2025, the Bank of England base rate reduced from 4.75% at the start of the year to 3.75% by 31 December 2025. While this easing provided some relief for borrowers, the Society remained mindful that affordability pressures persisted for many households. Throughout the year, interest rate changes were

applied consistently to both new and existing borrowers and savers, reflecting the Society's commitment to treating all members fairly.

Demand for the Society's flexible lending proposition remained strong. Gross mortgage lending for the year amounted to £117.5m (2024: £111.0m), exceeding internal targets. This resulted in the mortgage book growing by £46.8m to £576.9m, representing growth of 9% (2024:11%). This performance reflects both improving market conditions and the continued relevance of the Society's relationship-based lending approach.

The Society's mortgage book has continued to perform strongly, with arrears remaining extremely low at 0.33% of total mortgage balances (2024: 0.32%), significantly below the latest published industry average. This provides continued evidence of the underlying quality of the mortgage book, supported by prudent lending criteria and manual underwriting.

The mortgage book remains very well collateralised, with an average indexed loan-to-value ratio of 40% at 31 December 2025 (2024: 40%). Less than 1% of the mortgage book is above 80% LTV (2024: less than 1%), significantly reducing the potential for credit losses. As a result, the Society comfortably met all of its credit risk stress-testing requirements throughout the year.

Savings

Supporting members to achieve their savings goals remains a key priority for the Society. Savings balances including capitalised interest increased by £16.6m during the year to £663.9m at 31 December 2025 (2024: £647.3m), representing growth of 3% (2024: 15%).

The savings market during 2025 was significantly more competitive than in recent years. This was driven by sustained pricing pressure across the sector as institutions sought to attract and retain retail funding in a changing interest rate environment. This competitive landscape was further intensified by the ongoing repayment of the Bank of England's Term Funding Scheme, which increased reliance across the

sector on retail savings as a primary source of funding. Against this backdrop, the Society remained focused on maintaining a strong and stable retail savings base. We continued to offer fair and competitive returns to savers, while carefully managing the Society's interest margin to ensure long-term financial sustainability. This balanced approach reflects the Society's mutual ethos and supports our ability to invest in the business, maintain a robust capital position, and continue supporting members over the long term.

Financial Performance

The Society delivered another strong financial performance in 2025. Total assets increased by £21.4m to £715.1m (2024: £693.7m).

Profit before tax for the year was again very strong, amounting to £6.2m (2024: £6.3m). This excellent performance was driven primarily by growth in mortgage balances, disciplined cost control, and a continued low level of credit losses. As a member-owned organisation, the Society does not seek to maximise profit but aims to generate sufficient returns to balance member value with long-term sustainability.

Reserves increased by £4.6m to £49.1m at 31 December 2025 (2024: £44.5m). The Society's capital ratio increased to 19.08% of Risk Weighted Assets (2024: 19.02%), reflecting continued balance sheet growth alongside a prudent approach to capital management.

This strong capital position ensures the Society remains well placed to withstand economic uncertainty and to support future growth.

Branch Network & Regional Expansion

In November 2025, we celebrated the 10th anniversary of our Carmarthen branch with a special event that was a real highlight of the year. The celebration brought together colleagues, members, and local community representatives, reflecting a decade of successful service and engagement in West Wales.

Chief Executive's Review of 2025

Building on this success, the Society has secured larger premises in Carmarthen to future-proof our presence in the West Wales region to ensure we continue to meet growing demand in the years ahead. We also purchased premises in Abergavenny in the year as we remain firmly committed to our ethos of opening, not closing, branches.

These new sites, while not yet operational, will allow the Society to better serve members as demand grows and provide a strong foundation for regional expansion. Subject to planning and other approvals, we hope to progress these projects in the near future.

These developments reflect the Society's long-term strategy to invest in local communities, ensure continued accessibility to our services, and support sustainable growth for the benefit of current and future members.

People

The Society's people continue to play a vital role in its success. Our culture reflects our purpose of serving members, and colleagues across the organisation have once again demonstrated the skills, behaviours, and values required to deliver consistently high standards of service.

During 2025, the Society continued to invest significantly in its people, welcoming additional colleagues across both our branch network and head office to support expanding service capacity. New appointments in mortgage administration, customer service, risk management, and support roles reflect our ongoing commitment to delivering exceptional personal service and strengthening our ability to meet the needs of both existing and new members. This workforce growth underscores the Society's commitment to maintaining and enhancing our branch based, relationship driven approach, particularly at a time when other institutions are reducing staff and consolidating operations.

The Society achieved a customer satisfaction score of 95% (2024: 98%), demonstrating the continued effectiveness of our relationship-based approach. Investment in training and development has ensured staff remain well equipped to support members in an evolving financial landscape.

Technology and Digital Transformation

Investment in technology continues to be a key enabler of the Society's strategy and long-term sustainability. During 2025, the Society continued to invest in its core systems and digital capabilities to enhance operational resilience, improve efficiency, and support an evolving member experience.

During the year, the Society successfully launched its mobile banking app alongside an enhanced online savings account, making our products accessible to members across Wales for the first time. This represents a significant step forward in convenience and reach, allowing people to open and manage accounts online regardless of their location. Early engagement with these services has been encouraging, helping the Society attract and serve members beyond our traditional branch footprint.

These digital enhancements complement our branch-based service model rather than replace it, ensuring members can continue to access personal, face-to-face service where they prefer. The launch was supported by investment in system resilience, cyber security, and colleague training, ensuring a safe, reliable, and positive experience for members.

Looking ahead, technology will remain a core focus as the Society continues to modernise its infrastructure, support colleagues with improved tools, and deliver enhancements that improve efficiency, resilience, and member service, while remaining true to the Society's mutual values.

Environmental, Social and Governance (ESG)

Being socially responsible and making a positive contribution to our communities remains central to the Society's purpose.

In 2025, the Society proudly named Prostate Cymru as our Charity of the Year. Through employee volunteering, fundraising activities, and financial support, the Society donated a total of £38,554 to charitable causes during the year. Building on this partnership, we are delighted to continue working with Prostate Cymru in 2026, ensuring that men and their families across Wales continue to benefit from essential care, support, and awareness services.

Local Community Partnerships & Sports Sponsorships

The Society continued to strengthen its commitment to local communities through a variety of initiatives. We supported regional sports and cultural engagement, including Swansea City A.F.C., Swansea RFC, Glamorgan Cricket and The Ospreys, providing opportunities for community engagement and promoting local pride. We also reaffirmed our commitment to engaging with Wales's broader business community by being season partners with Cardiff Business Club for the 2025/26 season, underscoring the Society's strategic focus on building strong professional networks and supporting economic dialogue across the region.

2025 marked the first full year of the Swansea Building Society Arena naming rights deal. The Arena has already proven to be a great success, attracting world-class performances, celebrating local talent, and becoming a vibrant hub for culture and entertainment in Swansea. This partnership reflects the Society's ongoing commitment to supporting the cultural life of the city and enhancing experiences for residents and visitors alike.

Environmental Initiatives

In 2025, Swansea Building Society further demonstrated its commitment to sustainability and community engagement through dedicated staff volunteering days, featuring activities such as a beach clean up and tree planting. These initiatives form a key part of the Society's environmental strategy, reflecting its ongoing efforts to reduce its environmental impact while fostering a culture of social responsibility among colleagues.

Future Outlook

The Society enters 2026 in a strong position. Our simple building society business model – with no wholesale funding and a mortgage book fully funded by customer retail savings – remains a cornerstone of our resilience.

We will continue to invest in technology and people to enhance the member experience, while maintaining our branch network and supporting local communities. With a strong capital base, a high-quality mortgage book, and a clear strategic focus, the Society is well positioned to continue supporting members and communities in the years ahead.



A handwritten signature in black ink that reads "A. Williams". The signature is fluid and cursive, written over a light grey background.

A. Williams
Chief Executive

3 March 2026



Strategic Report



Strategic Report

Brand Vision

Our brand vision articulates 'where we want to go and what we want to achieve in the future'. It's the 'why' of our business represented in a short, aspirational and bold statement.

"To enable individuals and families to realise their goals of a better, more secure future based in strong communities"

Brand Mission

Our brand mission details how we'll get to where we want to go. It sets out what we're doing today, for whom, and the benefit they derive, to help them achieve their aims. It's the 'how' roadmap of our business.

"We serve our customers and their communities by providing flexible and tailored mortgage and savings products that meet individual needs and circumstances to safely and securely help all our customers achieve important life goals."

Value Proposition

Our value proposition describes the core benefit or solution we offer, that differentiates us from the competition. It explains how what we offer solves our customers needs by answering the question "why should I buy from you instead of your competitors?"

"As a mutual society, we operate for the benefit of our customers to build better communities. We take the time to listen and to understand you, building personal relationships and tailoring financial advice & guidance that meets your needs, however complex. To ensure we provide you with the right products and services at competitive rates to help you safely and securely achieve your goals."

Brand Values

Act with: **Integrity**

How we behave and what we do says so much about who we are. We work in a principled and professional manner, conducting ourselves with honesty, transparency and respect for others in all our dealings. Valuing colleagues, customers and individuals, we hold our head up and look people in the eye to forge relationships built on trust.

Demonstrate: **Understanding & Empathy**

We work hard to understand the challenges our customers face and clearly demonstrate that in how we communicate. Through our dealings with them we demonstrate how we provide the support and solutions they need to help deliver the outcome they're looking for. Just how we'd want someone to provide support and solutions for us.

Apply: **Knowledge**

We take the time to understand the sector and our customers, ensuring we have our finger on the pulse. Our knowledge and awareness are critical to everything we do. They demonstrate the value we bring and position us as a valuable partner for our customers.

Work in: **Partnership**

For both ourselves and our customers to grow and prosper we need to work together for the greater good. Their success is our success, so we make their goals our goals and work with them at every step of the process to deliver the outcome they need.

Possess: **Drive & Commitment**

Focused on meeting the needs of our customers and working to create positive outcomes, we possess a determined will, unwavering dedication and strong belief in the way we do things, taking the lead to bring about the change we wish to deliver. This passion and desire to create better futures fires our attitude and approach.

Be: **Resourceful**

Always looking for the most effective way to do something stimulates our thinking. And with each of our customers having distinct requirements in specific situations, an adaptable approach where we deliver tailored advice and solutions means we meet their needs and help them achieve their goals.

Business Strategy and Objectives

The Directors have pleasure in presenting the Society's Annual Report and Accounts and Annual Business Statement for the year ended 31 December 2025.

The Society's business model is to provide residential mortgages entirely funded by personal and small business savings in Wales and England. These products are delivered through direct and intermediary channels, operating from four retail branches across South Wales and our online savings portal.

Over the last three years the Society has grown by 35.0% with total assets increasing from £529.8M at 31 December 2022 to £715.1M at 31 December 2025. A key driver for this growth has been our strategy of 'opening not closing branches' with the opening of our third branch in Carmarthen during 2015, our fourth branch in Cowbridge during 2017 and the relocated Swansea branch in January 2019. These branches have enabled us to extend our brand, community presence and membership within Wales. Our aim is to continue delivering strong, controlled growth.

The Society is committed to preserving and enhancing our identity as an independent mutual Building Society offering:

- For savers, the provision of competitive products backed by branch and online service where staff and management are able to offer personal attention to the individual requirements of members in a friendly, efficient and accommodating manner.
- For existing borrowers, the ability to deal quickly and flexibly with changing circumstances and requirements.
- For prospective borrowers, the ability and intent to give individual consideration at senior management level to every enquiry. The Society does not engage in automated underwriting and evaluates each case on its own merits, which includes seeking solutions to some situations and circumstances that are not always straightforward.

KEY PERFORMANCE INDICATORS	2025	2024
Total Assets	£715.1M	£693.7M
Liquid Assets	£134.5M	£160.5M
Retail Shares and Deposits	£663.9M	£647.3M
Loans and advances to Customers	£576.9M	£530.1M
Profit before tax	£6.2M	£6.3M
Reserves	£49.1M	£44.5M
Management Expenses (as a % of Mean Total Assets)	1.24%	1.17%
Cost income (%)	57.54%	54.47%
Mortgage arrears - on accounts one month or more in arrears	£146K	£104K
Customer Satisfaction	95%	98%

Total Assets

Total assets have increased by £21.4M (2024: £86.7M), a growth rate of 3.1% (2024: 14.3%). The Society's total assets at 31 December 2025 were £715.1M (2024: £693.7M).

Loans and advances to customers

Gross mortgage lending of £117.5M was achieved during 2025 (2024: £111.0M). This was achieved without offering loss leading mortgage products or compromising on either the quality of lending or loan to value criteria. The total amounts, outstanding on all mortgage accounts, after reductions by the accumulated provisions of £771K, at 31 December 2025 were £576.9M (2024: £530.1M). This represents a net increase in the value of mortgages of £46.8M (2024: £52.0M), 8.9% in the year (2024: 11.0%).

A mortgage is likely to be the greatest financial commitment the majority of borrowers will enter into in their lifetimes. For many borrowers, their mortgage will run for the agreed term with repayments being made as scheduled. Financial difficulties can cause great stress to the borrower and early proactive engagement is crucial to identifying a viable solution to the situation and, consequently, reaching a positive outcome for the borrower. Such a solution is also preferable for the Society, as the proceeds from a forced sale will usually result in a lower return.

The primary aim of providing a forbearance facility to a customer is to enable a complete recovery of the mortgage through the full repayment of arrears. In this case the long term impact on both the customer and the Society is minimised. Where the circumstances of the customer mean this primary aim cannot be achieved, the secondary aim would be to recover the customer into a 'sustainable terms' position on their mortgage. In all events, the provision of forbearance should aim to minimise the risk of the customer ultimately losing their home. For further information see Note 10.

Liquid assets

The Society holds liquid assets to ensure it has sufficient access to funds to meet its financial obligations in both normal and stressed scenarios. It continues to maintain a strong liquidity position, with liquid assets at 31 December 2025 totaling £134.5M (2024: £160.5M) representing 20.3% (2024: 24.8%) of shares, deposits and loans (SDL).

The Liquid Asset Buffer (LAB), as defined by the Prudential Regulation Authority (PRA), includes highly liquid assets, typically central bank and sovereign exposures. All of the Society's qualifying liquid assets are held in a Bank of England Reserves account. The proportion of the Society's total liquid assets assigned to the buffer is 82.1% (2024: 86.4%). The remaining liquid assets not assigned to the LAB comprise deposits with UK financial institutions.

The PRA monitors liquidity using the Liquidity Coverage Ratio (LCR). The Society's LCR, a measure of the Society's ability to withstand a short-term liquidity stress, was 238.1% at 31 December 2025 (2024: 325.7%), well above the regulatory requirement of 100%.

Reserves

Funding

Members' savings are, and will remain, the most important part of the Society's funding base. The Society does not borrow from the wholesale funding market and has not needed to borrow from the Funding for Lending Scheme (FLS), Term Funding Scheme (TFS) or Term Funding Scheme with additional incentives for small and medium sized enterprises (TFSME). Wholesale funding, FLS, TFS and TFSME represent sources of finance to meet mortgage lending requirements. Savings balances at 31 December 2025 increased by £16.6M to £663.9M (2024: £647.3M), 2.6% in the year (2024: 14.5%) reflecting the Society's continued focus on offering attractive savings products with competitive interest rates for members.

Reserves

Capital is held to protect members' savings by providing a buffer against unexpected losses. The amount of capital required is assessed in relation to the Society's overall risk appetite, the material risks to which the Society is exposed and the management actions employed to manage those risks. The Society has no supplementary capital, it is instead entirely composed of the Society's retained profits.

The Total Capital Requirement (TCR) consists of a Pillar 1 and Pillar 2A capital requirement. This is set by the PRA as part of the Internal Capital Adequacy Assessment Process and the Supervisory Review and Evaluation Process. Pillar 1 covers the minimum capital requirement, largely in relation to credit and operational risks. Pillar 2A covers additional firm specific capital requirements for risks not covered in full by Pillar 1 requirements.

The PRA expects the TCR to be met with at least 56% Common Equity Tier 1 (CET1). At 31 December 2025 the Society's CET1 represented 99.9% of its total capital (2024: 99.9%). At 31 December 2025 the Society had surplus Total Regulatory Capital of £16.7M after meeting its TCR of £31.7M. (2024: £15.1M and £28.9M respectively).

Reserves increased by 10.3% to £49.1M. Gross capital was £49.1M (2024: £44.5M) and free capital £46.3M (2024: £42.5M) being, respectively, 7.40% (2024: 6.90%) and 6.98% (2024: 6.52%) of total shares and deposit liabilities. The definitions of Gross Capital and Free Capital are contained within the Annual Business Statement on page 99.

Management expenses and cost income ratios

The management expenses ratio measures the total costs of running the Society as a proportion of the mean average total assets and is an established measure of efficiency. The ratio increased to 1.24% from 1.17% in the year due to the Society's low growth in total assets being outweighed by the Society's increase in costs. The other key efficiency ratio used by the Society is the Cost : income ratio which increased to 57.54% from 54.47% as it invested in its technology infrastructure and increased its headcount for future growth..

Net Interest Margin

Net interest margin is the sum of the amount earned on mortgage and liquid assets less amounts paid on savings liabilities, divided by average total assets. Whilst the net interest margin for 2025 has increased by £1.2m to £14.958m (2024: £13.776m), the net interest margin percentage has remained at 2.12% as a result of the modest growth in the average total assets in 2025 (2024: 2.12%). The sector average for 2024 was 1.86%. (Source: BSA Annual Accounts Data).

Profit

The Directors have reaffirmed their policy of only generating sufficient profits to maintain capital at the desired level whilst supporting continued investment in member-focused initiatives. The profit before tax decreased in the year to £6.2M (2024: £6.3M) due to an increase in the impairment charge on loans and advances in 2025. The Society's return on assets, calculated as statutory profit after tax divided by average total assets, was 0.65% (2024: 0.72%). The sector average for 2024 was 0.26%. (Source: BSA Annual Accounts Data).

Impairment provisions for losses on loans and advances

In 2025 the Society experienced a net charge of impairment provisions of £217K (2024: £47K Charge). The Society's specific and collective provision for bad and doubtful debts at 31 December 2025 was £783,921 (2024: £554K). This represents 0.14% of the Society's mortgage balances at 31 December 2025. This compares favourably to the 2024 sector average of 0.20% (Source: BSA Annual Accounts Data). A full explanation of the Society's current position in relation to impairment provisions can be found within note 10 of the accounts.

Taxation

The actual effective tax rate for the Society was 25.0% (2024: 25.0%) compared with the statutory rate of tax of 25.0% (2024: 25.0%).

Customer Satisfaction

Financial ratios are just one measure of the Society's performance. It is important to the Directors that the Society is also successful in terms of the quality of customer feedback and Member satisfaction. Based on customer survey feedback for 2025, 95% (2024: 98%) of respondents said they would recommend the Society to other prospective customers and 97% of customers stated that throughout the process of their application the Society's staff were polite and responsive to their needs.

Board of Directors



Board of Directors and Management Team

From left: Mr G.J. Stroud (Financial Controller & Company Secretary), Mr A.J. Morgan (Non-Executive Director), Mr M.S. Hayes (Non-Executive Director), Mrs L. Pamment (CBE) (Non-Executive Director), Mr D.S. Maddock (Chairman), Mr A. Williams (Chief Executive), Miss S. Thomas (Non-Executive Director), Mr J.C.D. Union (Non-Executive Director), Miss C.A. Griffiths (Director of Risk & Compliance), Mr N.P.A. Griffiths (Finance Director)



Stephen Maddock (Chairman)

Stephen joined the Board in May 2016 and was appointed Chairman in April 2024. He is also Chair of the Nominations Committee. He is a Chartered Accountant and a Fellow of ICAEW. He started his career at the Swansea office of accountancy firm Deloitte Haskins & Sells and after qualifying, he joined Coopers & Lybrand, now PwC. Before taking early retirement, he was Director of Financial Shared Services for Tata Steel Europe.

Alun Williams (Chief Executive)

Alun was appointed to the Board in April 2001 as Director & Chief Executive. Prior to that Alun had spent 20 years in Retail, Business and Corporate banking, including as Director of Business Banking at Bank of Wales, based in their Head Office in Cardiff. Since joining the Society, Alun has overseen a period of controlled growth which has seen the society's total assets under management grow from £34.0m in 2000 to £715.1m in 2025.

Alun is passionate about all things Swansea and Wales, and is very proud to lead the Swansea Building Society team. Alun is a member of the Assets and Liabilities, Credit Risk and IT Management Committees.



Nathan Griffiths (Finance Director)

Nathan joined the Society in July 2019 as Finance Director. He is a Chartered Accountant and a fellow of the ICAEW and spent 8 years at Deloitte specialising in providing assurance and advisory services to the banking and building society sector. He subsequently spent 4 years at Monmouthshire Building Society as Financial Controller. Nathan is Chair of the Assets and Liabilities Committee and a member of the Credit Risk and IT Management Committees.

Catherine Griffiths (Director of Risk & Compliance)

Catherine joined the Society in January 2017 as a financial accountant, before moving to take responsibility for Risk & Compliance in June 2019. Catherine was appointed to the Board in July 2021. She is a Chartered Accountant with over 25 years' experience within the South Wales area. She has worked in a variety of accountancy practices, both large and small, including spending 5 years as an external audit manager at KPMG. She also subsequently spent 8 years in industry as a finance manager at Tata Steel. Catherine is Chair of the Conduct Management Committee and a member of the Assets and Liabilities and Credit Risk Management Committees.

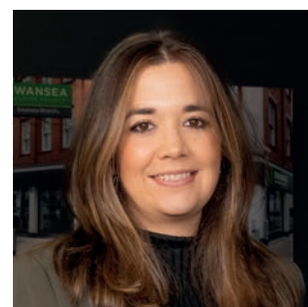


Lynn Pamment (CBE) (Non-Executive Director)

Lynn joined the Board in January 2024. She is a Chartered Accountant and a fellow of both the ICAEW and the Chartered Institute of Public Finance and Accountancy. Lynn currently serves as the Comptroller and Auditor General (C&AG) of the States of Jersey, a 7 year fixed-term, part-time appointment that she commenced in January 1, 2020. Prior to this Lynn enjoyed a 30-year career with PwC, including latterly as Cardiff Office Senior Partner, responsible for leading the firm's presence in Wales and personally overseeing audit and advisory assignments for clients in the private and public sectors. She is also Chair of the Welsh Sports Association. Lynn is a member of the Remuneration, Nominations, Audit and Risk Committees.

Sophie Thomas (Non-Executive Director)

Sophie was appointed to the Board in January 2023. Sophie is a Solicitor and Director with law firm JCP Solicitors based in their Swansea office where she jointly heads up their Commercial Litigation team. She specialises in commercial litigation with a specific emphasis on debt recovery and professional negligence. She advises organisations, including banks and building societies on all aspects of commercial litigation. Sophie is a member of the Risk Committee and Chairs the Remuneration Committee.



John Union (Non-Executive Director)

John was appointed to the Board in November 2017. He held several senior roles during a long career with Barclays including as Head of Swansea, Mid and West Wales Corporate Banking and as Head of Wales Corporate Banking. He is an Independent Member (Finance) at Velindre University NHS Trust. John is Chair of the Society's Audit Committee and a member of the Risk Committee. John was appointed Deputy Chairman in April 2024.

Andrew Morgan (Non-Executive Director)

Andrew joined the Board in January 2019. He is a Chartered Surveyor with over 35 years' experience in practice within the Mid, West and South West regions of Wales and is a founding partner of Morgan & Davies Estate Agents. Andrew is a member of the Remuneration, Nominations and Audit Committees.



Malcolm Hayes (Non-Executive Director)

Malcolm was appointed to the Board in January 2022, having worked in retail and commercial banking for 40 years. He began his career with NatWest, before spending 26 years in Lloyds Banking Group, where he held senior risk and credit positions in the Group's business and commercial banking divisions. He then spent a further 6 years as the Chief Risk Officer of Paragon Banking Group before retiring from executive roles at the end of 2019. Malcolm's Board experience includes non-executive roles with Reliance Bank, the Agricultural Mortgage Corporation, AMC Bank and Citysave Credit Union. Malcolm is Chair of the Society's Risk Committee and a member of the Audit Committee.

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Corporate Governance



Alun Williams with Swansea team

Corporate Governance Report

The Board believes that good governance is vital in providing effective leadership and ensuring the Society continues as a successful organisation run for the benefit of its current and future members.

The UK Corporate Governance Code ('the Code') details the standards to which a board of directors should adhere to promote the purpose, vision, values and future success of a business. It places significant emphasis on the relationship between the business and its shareholders and stakeholders and promotes the establishment and continued embeddedness of a culture that is aligned with strategy, champions integrity, and values diversity.

Whilst the Code is primarily aimed at listed companies, your Board remains committed to adopting and demonstrating best practice standards of corporate governance. For this reason, your Board continues to have regard for the Code in so far as relevant and possible to building societies, and to the extent deemed reasonable and appropriate when establishing and assessing corporate governance arrangements.

This report lists each Principle of the Code and details how your Board has applied them. As your Chair, I am incredibly proud to lead a Board that is committed to adopting the highest standards of corporate governance, and I hope this report provides insight and assurance as to how your Board ensures the future success of your Society.

Board Leadership and Company Purpose

A. A successful company is led by an effective and entrepreneurial Board, whose role is to promote the long-term sustainable success of the company, generating value for shareholders and contributing to wider society.

The primary focus of the Board is to ensure that the Society has a sustainable future based on strong financial and risk management. The Board is effective because it actively encourages an environment of constructive challenge.

The Board has collective responsibility for the oversight and success of the Society. A core part of this role is the determination and setting of business strategy in a constantly evolving environment. The Non-Executive Directors meet at least once a year without the Executive Directors. The Society maintains liability insurance cover for Directors and Officers.

The Board has a formal schedule of matters which are reserved to it and has delegated authority in other matters to Board Committees as described below. All Committees report to the Board and the Board meets as often as necessary to discharge these duties effectively, a minimum of eleven times per annum, of which one day is focused on strategy.

Board			
Audit Committee	Remuneration Committee	Nominations Committee	Risk Committee

Management				
Assets & Liabilities Committee	Credit Risk Committee	IT and Change Management Committee	Conduct Committee	Health & Safety Committee

Audit Committee composition 31 December 2025	Non-Executive
	J.C.D. Union (Chairman)
	M.S. Hayes
	A.J. Morgan
	L.M. Pamment (CBE)

The Audit Committee reviews the Society’s system of internal control and risk management systems. The Committee considers all aspects of operational and reputational risk management. It is responsible for assessing the effectiveness of audit and compliance systems of inspection and control; assessing accuracy and completeness of financial information and reviewing accounting policies. The Committee is also responsible for establishing effective whistleblowing controls.

The Audit Committee approved the Internal Audit plan for the year and discussed in detail quarterly reports from Internal Audit. The reports included the key matters raised from the work, as well as management’s responses to address the issues reported.

The Audit Committee is responsible for the oversight of Internal Audit. During the year the Committee:

- monitored the adequacy of Internal Audit resources including the financial budget. The availability of external specialists to bring in expertise when appropriate was also considered;
- approved the Internal Audit charter which sets out the role and expectations of Internal Audit

The Committee monitors the integrity of the financial statements of the Society and a detailed note on going concern is prepared each year and is contained within the Directors’ report on pages 49 to 52. It recommends acceptance of the annual accounts to the Board and monitors the performance, independence, objectivity, competence and effectiveness of the internal and external auditors. It is responsible for recommending appointment, reappointment or removal of External and Internal Auditors.

The Audit Committee is also responsible for approving any non-audit fees paid to the auditors. No non-audit work was undertaken in the year.

The Audit Committee met five times during the year.

Minutes of the Committee’s meetings are distributed to all Board members and the Chairman of the Committee reports to the Board at the Board meeting following a Committee meeting.

Remuneration Committee composition 31 December 2025	Non-Executive
	S.H. Thomas (Chairman)
	A.J. Morgan
	L.M. Pamment (CBE)

The Committee is charged with the responsibility of reviewing the remuneration of the Chief Executive, Finance Director, and the Director of Risk and Compliance as well as making recommendations to the Board on Non-Executive Directors’ fees and salaries.

The Society’s remuneration policy is designed to ensure that executive directors’ remuneration reflects performance and enables the Society to attract, retain and motivate executives to deliver improving business performance for the benefit of members. The Committee reports on its activities and provides recommendations to the Board for approval. The Committee met twice during the year.

Corporate Governance Report

Risk Committee composition 31 December 2025	Non-Executive
	M Hayes (Chairman)
	J.C.D. Union
	S.H. Thomas
	L.M. Pamment (CBE)

The Committee is responsible for identifying, monitoring and oversees the management of the key risks of the Society. All Society risks are categorised into several primary risk types and risk areas. The primary risks cover strategic and business risk, credit and concentration risk, financial soundness risk, market and interest rate risk, operational risk and legal and regulatory risk.

The Committee met seven times during the year.

As a provider of financial services, the Society's business is the managed acceptance of risk. The system of internal control is an essential and integral part of the risk management process. Management perform an assessment of the impact and likelihood of key risks and of the effectiveness of the controls in place to manage them. The assessment is reviewed regularly throughout the year, and formally reviewed by the Risk Committee twice yearly. The Committee met seven times during the year. The Committee reports on its activities and provides recommendations to the Board for approval.

Details of the Society's procedures for the management of treasury risks are set out in note 20 on pages 85 to 94.

Nominations Committee composition 31 December 2025	Non-Executive
	D.S.Maddock (Chairman)
	S.H.Thomas
	A.J. Morgan
	L.M. Pamment (CBE)

The Committee is responsible for succession planning and making recommendations for appointments to the Board.

Non-Executive candidates are sought in various ways including through open advertising and sometimes using the service of a search and selection agency. Candidates must meet the tests of fitness and propriety as prescribed by the Financial Conduct Authority (FCA) and Prudential Regulation Authority (PRA) and must receive any required regulatory approvals prior to taking up their role.

In addition, the Society's Rules require that new directors must stand for election at the Annual General Meeting in the year following the year in which they are appointed.

The Committee reports on its activities and provides recommendations to the Board for approval. The Committee met three times during the year.

B. The Board should establish the company's purpose, values and strategy, and satisfy itself that these and its culture are aligned. All Directors must act with integrity, lead by example and promote the desired culture.

The Board considers its strategy annually together with the Society's purpose and values, to ensure our culture is aligned. The Board through its Committees regularly receives information to provide assurance that culture is

aligned to our purpose and values.

- C. The Board should ensure that the necessary resources are in place for the company to meet its objectives and measure performance against them. The Board should also establish a framework of prudent and effective controls, which enable risk to be assessed and managed.**

The Board is collectively responsible for determining strategies for risk management and control as described in the Society's Risk Management Framework. Senior management is responsible for designing, operating and monitoring risk management systems and controls. Each Board Committee has oversight responsibility for the risks and controls within its remit. The Risk Committee assesses the adequacy of this process. The Society's Internal Auditors provide independent and objective assurance that the systems are appropriate and controls effectively applied. The Society has a strong and prudent approach to risk management and compliance and is satisfied that the systems and controls are effective and appropriate for the scale and complexity of the business and protect the interests of the members.

The Board receives regular reporting on both business performance relative to plan and risk management, including strategic risks, risk assurance on an enterprise wide basis and risk governance arrangements.

- D. In order for the company to meet its responsibilities to shareholders and stakeholders, the Board should ensure effective engagement with, and encourage participation from, these parties.**

As a mutual organisation, the Society does not have shareholders but is responsible to its members. The Society values its mutual status and seeks the views of its members in a variety of ways, including customer feedback surveys which are presented to the Risk Committee quarterly.

Each year the Society sends details of the AGM to members who are eligible to vote. The resolutions include the election of Directors and a separate advisory vote on the Directors' Remuneration Report. Members are encouraged to exercise their right to vote. Members are provided with forms, which enable them to appoint a proxy to vote on their behalf if they are unable to attend the AGM. At the AGM a poll is called in relation to each resolution and the proxy votes cast are included in the result. The results are subsequently disclosed on the Society's website. All members of the Board are present at the AGM each year unless their absence is unavoidable. The Chairmen of the Committees are therefore available to answer questions raised by the Society's members. The AGM includes a presentation from the Chief Executive on the performance of the Society. Members are actively encouraged to raise questions at the end of the presentation.

- E. The Board should ensure that workforce policies and practices are consistent with the company's values and support its long-term sustainable success. The workforce should be able to raise any matters of concern.**

In the year, the Remuneration Committee reviewed colleague remuneration alongside Executive and Director remuneration to ensure that related policies, incentives and rewards are aligned with our culture to promote long-term sustainable success.

The Society has an established Whistleblowing policy designed to support our values and ensure colleagues can raise concerns without fear of suffering retribution or victimisation, providing a transparent and confidential process for dealing with concerns. The Society's Whistleblowing Champion is Mr J.C.D. Union.

Division of Responsibilities

- F. The Chair leads the Board and is responsible for its overall effectiveness in directing the company. They should demonstrate objective judgement throughout their tenure and promote a culture of openness and debate. In addition, the Chair facilitates constructive Board relations and the effective contribution of all Non-Executive Directors, and ensures that Directors receive accurate, timely and clear information.

The Chairman has a key role in strategy development for the organisation and sets the direction and culture of the Board, facilitating effective contribution from Directors, maintaining constructive relations between Executive and Non-Executive Directors and ensuring that Directors receive accurate, timely and clear advice and information. The Chairman leads the annual Board evaluation with input from the individual Chairs of each Board Sub-Committee. Appointed Chair in 2024, Mr D.S. Maddock was considered to be independent at that time.

- G. The Board should include an appropriate combination of Executive and Non-Executive (and, in particular, independent Non-Executive) Directors, such that no one individual or small group of individuals dominates the Board's decision-making. There should be a clear division of responsibilities between the leadership of the Board and the Executive leadership of the company's business.

At 31 December 2025, the Board comprised six Non-Executive and three Executive Directors providing a balance of skills appropriate to the requirements of the business.

With the exception of the Chairman, all of the other Non-Executive Directors have held office for less than 9 years. The Chairman has held office as a Non-Executive for 9 years and 8 months and will offer himself for re-election at the AGM in April 2026.

The Board has considered the independence of all Non-Executive Directors. Under the Code, the Board considers all its Non-Executive Directors to be independent in character and judgement.

The offices of Chief Executive and Chairman are distinct and held by different Directors, with a clear division of responsibilities. The Chair, who is a part-time Non-Executive Director, is responsible for leading the Board and ensuring it acts effectively. The Chief Executive is responsible for managing the Society's business and for the implementation of the strategies and policies agreed by Board.

Mr J.C.D. Union is the Society's Senior Independent Director and Deputy Chairman. In this role he acts as a sounding board for the Chairman and with other Non-Executive Directors, appraises the Chairman's performance at least annually.

H. Non-Executive Directors should have sufficient time to meet their Board responsibilities. They should provide constructive challenge, strategic guidance, offer specialist advice and hold management to account.

The requirements for Directors to devote sufficient time to discharge their responsibilities effectively is stated in the letter of engagement supplied on appointment. This point is considered as part of the annual performance evaluation review. Details of the number of Board and Committee meetings in 2025 and the attendance record of individual Directors are set out below. All Directors have the right of attendance at Committee meetings, however only the attendance record of those who were members of the respective Committee is detailed below.

Directors' Attendance Record at Board Committees () = number of meetings required to attend

Director	Board	Audit	Risk	Remuneration	Nominations
D.S. Maddock (Chairman)	11 (11)	-	-	-	1 (1)
J.C.D. Union (Deputy Chairman)	11 (11)	5 (5)	6 (7)	-	-
A. Williams	11 (11)	-	-	-	-
N.P.A. Griffiths	11 (11)	-	-	-	-
C.A. Griffiths	11 (11)	-	-	-	-
A.J. Morgan	11 (11)	4 (5)	-	2 (2)	3 (3)
M.S. Hayes	11 (11)	5 (5)	7 (7)	-	-
S.H. Thomas	11 (11)	-	7 (7)	2 (2)	2 (3)
L.M. Pamment (CBE)	11 (11)	5 (5)	6 (7)	2 (2)	3 (3)

- Not a member of this Committee

I. The Board, supported by the company secretary, should ensure that it has the policies, processes, information, time and resources it needs in order to function effectively and efficiently.

The Directors receive timely, accurate and relevant information to enable them to fulfil their duties.

All Directors have access to the advice and services of the Secretary who is responsible for ensuring compliance with all Board procedures and advising the Board, through the Chairman, on governance matters. The Board has access to independent professional advice, at the expense of the Society, if required.

Composition, Succession and Evaluation

J. Appointments to the Board should be subject to a formal, rigorous and transparent procedure, and an effective succession plan should be maintained for Board and senior management. Both appointments and succession plans should be based on merit and objective criteria and, within this context, should promote diversity of gender, social and ethnic backgrounds, cognitive and personal strengths.

The Board understands the importance of having a diverse membership and recognises that diversity encompasses not only gender but also background and experience. In 2021 the Society signed up to both the Race at Work and the Women in Finance Charters and has committed to improving the Society's diversity wherever possible over the

Corporate Governance Report

coming years. The Board has adopted the principle that appointments should be made solely on merit, with the key criterion being whether an appointee can add to or complement the existing range of skills, experience, and perspectives on the Board. Non-Executive Directors are appointed based on the specific skills and experience required under the succession plan, with the Nominations Committee leading the selection process and the Board making the final decision.

Board appointments follow a formal, rigorous, and transparent process. Vacancies for Non-Executive Directors are widely advertised, and where appropriate, external search firms are engaged to ensure a broad and diverse candidate pool. The Society maintains succession plans for the Board and senior management, and where an appropriate internal candidate has been identified, executive director appointments may not be widely advertised. All appointments are made on merit and objective criteria, with consideration given to diversity of gender, social and ethnic backgrounds, and a wide range of cognitive and personal strengths.

Board vacancies are widely advertised in relevant media and circulated to all members to ensure that suitable candidates are attracted. External professional firms have been added to the process in recent appointments to ensure a wider field and geographic catchment area can be covered.

All Directors must meet the tests of fitness and propriety designed by the FCA and PRA. Each Director must receive any required regulatory approvals prior to taking up their role. Interviews by the regulators are included as part of the recruitment process at their request, with regular confirmation and vetting checks also undertaken.

K. The Board and its Committees should have a combination of skills, experience and knowledge. Consideration should be given to the length of service of the Board as a whole and membership regularly refreshed.

Information relating to Directors is set out on pages 17 to 18. This demonstrates that the Society's Board has a strong mix of skills and experience relevant to the Society and its strategy.

All new Non-Executive Directors receive a comprehensive induction programme tailored to their individual needs to ensure that they can fulfil the requirements of their role. This includes the nature of building societies; responsibilities and duties; the management information they will be provided with and how to interpret this; information on the Society and the local market; an overview of the regulatory requirements; and details of significant current issues for the sector. Training and development needs are identified as part of the annual appraisal of the Board and individual assessment of Director performance and effectiveness. These needs are usually met by internal briefings and via attendance at sector specific seminars and conferences alongside the online training provided.

L. Annual evaluation of the Board should consider its composition, diversity and how effectively members work together to achieve objectives. Individual evaluation should demonstrate whether each Director continues to contribute effectively.

Each Director, including the Deputy Chairman has an annual review undertaken by the Chairman. The Chairman's performance is reviewed annually by the Deputy Chairman. The Board evaluates its overall performance and that of each Committee. The Society is able to confirm that the performance of all Board members and Committees continues to be effective and that all members are committed to providing sufficient time for Board and Committee meetings and any other necessary duties.

The Society's Rules require that Directors are submitted for election at the Annual General Meeting (AGM) following their appointment to the Board. The Society's Directors are then required by the Society's Rules to seek re-election every three years. This time-period is non-compliant with the UK Corporate Governance code which states that Directors should seek re-election every year. The Society has chosen three years as the period to seek re-election for business continuity purposes as it will ensure the Society always has serving directors. Each Non-Executive Director is appointed to the Board for a term of up to three years, subject to satisfactory performance. Non-Executive Directors normally serve a maximum of three terms. Any Non-Executive director serving for over nine years are subject to annual re-election by the members. The Nominations Committee reviews the independence, character and

judgement of Directors to ensure that they are able to commit the appropriate time and demonstrate capability. The Board agrees the appropriateness of Non-Executive Directors to be re-elected.

Audit, Risk and Internal Control

M. The Board should establish formal and transparent policies and procedures to ensure independence and effectiveness of internal and external audit functions and satisfy itself on the integrity of financial and narrative statements.

The Audit Committee meets at least five times a year. Minutes of the Committee's meetings are provided to the subsequent Board meeting.

The Chairman of the Board is not a member of the Audit Committee.

The Audit Committee Report on pages 31 to 32 describes how the Audit Committee applies the Code principles in relation to corporate reporting and internal control.

N. The Board should present a fair, balanced and understandable assessment of the company's position and prospects.

The responsibilities of the Directors in respect of preparation of the annual accounts, accounting records and internal controls and the statement that the Society's accounts are prepared on a going concern basis, are set out on pages 49 to 52 in the Directors' Report. The Strategic Business Review on pages 11 to 16 provides members with a detailed review of the position of the Society and its future prospects.

Prior to approval, the Directors review and resolve that the Annual Report and Accounts, taken as a whole:

- Are fair, balanced and understandable; and
- That narrative reports are consistent with the financial statements and accurately reflect performance of the Society; and
- Contain the information necessary for members to assess the Society's performance, business model and strategy.

The Audit Committee report on pages 31 to 32 describes the main areas of accounting judgement considered by the Audit Committee.

O. The Board should establish procedures to manage risk, oversee the internal control framework, and determine the nature and extent of the principal risks the company is willing to take in order to achieve its long-term strategic objectives.

The Board has a duty to ensure the Society operates within a framework of prudent controls which enables risk to be assessed and managed.

The Board of Directors has overall responsibility for the Society's internal control system and for reporting its effectiveness to the members in the annual financial statements. The Board is also responsible for defining and influencing the culture of risk management across the Society including:

- Determining the Society's appetite for risk;
- Determining which types of risk are acceptable and which are not;
- Providing guidance to management on conduct and probity;
- Reviewing and approving the Society's Internal Capital Adequacy Assessment Process (ICAAP), Individual Liquidity Adequacy Assessment Process (ILAAP) Recovery Plan (RP) and Solvent Exit Plan.

Corporate Governance Report

The Board has overall responsibility for ensuring the Society maintains adequate financial resources, both in terms of capital and liquidity, through review and approval of both the Society's ICAAP and ILAAP. The Board monitors the role of management in identification, monitoring and review of major risks facing the Society through the following Committee Structure:

- Risk Committee - Responsible for ensuring that both the entire risk management framework and monitoring and oversight of significant risk positions are effective and advising the Board on overall and local risk appetite.
- Audit Committee - Responsible for ensuring that monitoring of the effectiveness of systems and controls over the whole risk universe, in particular control over significant risks, is effective.

The Society operates a three lines of defence model as summarised on page 34.

Senior management are responsible for designing, implementing, maintaining and monitoring the systems of internal control. The Board and each Board Committee has oversight responsibility for risks within its remit. The Society's Internal Auditors provide assurance that systems and controls are effectively applied.

Each year the Board conducts a review of the effectiveness of the risk management and internal control systems. The review involves consideration of material risks facing the Society and related controls, the adequacy of controls in place to ensure compliance with standards under the regulatory system and the findings of Internal Audit activity in the year. The Board has concluded that the Society operates effective systems and controls which are appropriate to the nature, scale and complexity of the Society's business.

Remuneration

- P. Remuneration policies and practices should be designed to support strategy and promote long- term sustainable success. Executive remuneration should be aligned to company purpose and values and be clearly linked to the successful delivery of the company's long-term strategy.
- Q. A formal and transparent procedure for developing policy on Executive remuneration and determining Director and senior management remuneration should be established. No Director should be involved in deciding their own remuneration outcome.
- R. Directors should exercise independent judgement and discretion when authorising remuneration outcomes, taking account of company and individual performance, and wider circumstances.

The Report of the Remuneration Committee on pages 45 to 46 details the Board's position on code principles related to remuneration.

On behalf of the Board of Directors



A handwritten signature in black ink that reads "D.S. Maddock".

D.S. Maddock
Chairman

3 March 2026

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Image of a smiling family (man, woman, and baby) on the front of the table.

SWANSEA BUILDING SOCIETY
Established 1923

LOUNGE

Audit Committee Report

An overview of the responsibilities of the Committee is as follows:

- Monitoring the integrity of financial statements of the Society.
- Reviewing effectiveness of the internal controls and risk management systems.
- Appointment, re-appointment and removal of providers of Internal Audit services.
- Reviewing the effectiveness of the provider of Internal Audit services including consideration of quarterly reports and monitoring the delivery of the Internal Audit plan.
- Making recommendations to the Board on the appointment, re-appointment and removal of External Auditors and approval of their remuneration and terms of engagement.
- Reviewing and monitoring the independence, objectivity and effectiveness of the External Auditors and setting and monitoring policy for the engagement of the External Auditors to supply non-audit services.

Membership of the Committee is drawn from four independent Non-Executive Directors. At the invitation of the Chairman of the Committee, the Chief Executive, Finance Director, Director of Risk and Compliance and Financial Controller together with representatives from both Internal and External Audit attend meetings. The Board is satisfied that the composition of the Audit Committee contains relevant and recent financial sector experience to provide appropriate challenge to management.

Financial Reporting

In relation to financial reporting, the role of the Committee is to monitor the integrity of the financial statements. In order to discharge this responsibility, the Audit Committee considered the accounting policies adopted by the Society, the presentation and disclosure of financial information and key accounting judgements made by management. During the year, the Committee focused on matters having regard to the significance of their impact on the reported position and the involvement of a high degree of complexity, judgement or estimation by management with specific focus in the following areas.

Provisioning for Loan Impairment

The Committee monitored loan impairment provisions through review of the key inputs and assumptions to the Society's provisioning model. In the absence of historical loss experience by the Society, the Committee focused closely on the methodology and model inputs developed by management, including the appropriateness of any external information used. The Committee paid attention to the variation in impact of movement in provision input assumptions, including assumptions for house prices and probability of default.

Effective Interest Rate

Income in the form of fees earned and incurred as a result of bringing mortgages onto the balance sheet, are measured under the effective interest rate method. This approach involves consideration of the effective life of the loan. The Committee reviewed empirical data prepared by management on effective life and conclusions formed for utilisation in determining the approach taken and judgements applied by management in recognition of income on mortgages and is satisfied that the estimates and accounting treatment are appropriate.

Risk Management and Internal Control

The Society recognises the importance of maintenance of a sound system of internal control.

Management is responsible for designing an internal control framework appropriate to the nature, scale and complexity of its operations. The Audit Committee is responsible for keeping under review the Society's internal financial controls and systems that identify, assess, manage and monitor financial risks, and other internal control and risk management systems, confirming performance by receipt of reports from Internal Audit plus any second line of defence risk monitoring.

Deloitte LLP deliver Internal Audit services to the Society and provide independent assurance to the Board, via the Audit Committee, on the effectiveness of the Internal Control Framework. The Committee receives, considers and approves the Internal Audit Strategy and Plan, including the budget for and focus of assurance activity. Internal Audit provides the Committee with reports on its findings and

recommendations as part of its work and updates on progress by management in implementing agreed actions, including verification actions have been implemented as agreed.

The following aspects of internal control were reviewed by the Committee during the year:

- Material change/outsourcing
- Operational resilience
- Finance and payments
- Responsible lending and out of policy lending
- People Management and Senior Management Certification Regime

External Audit

The Committee is responsible for overseeing the Society's relationship with the External Auditor including appointment and tendering, terms of engagement and remuneration, assessment of independence and the annual audit cycle.

At the start of the audit cycle each year the Committee undertakes a review of the Audit Strategy put forward by the External Auditor and receives a formal update on conclusion of the Interim and Final Audit including details of any material control weaknesses brought to its attention. The Committee is also responsible for monitoring the performance, objectivity and independence of the External Auditors, ensuring the policy on provision of non-audit services by the External Auditors is strictly applied.

In order to retain independence and objectivity, the Society's policy is to tender for audit services on a regular basis and at least every 10 years. The External Auditors are required to rotate every 20 years. The current auditors are Forvis Mazars LLP who have held the role for five year ends, commencing with the 31 December 2021 year end. A tender process was carried out in October 2024 and Forvis Mazars LLP were reselected as the preferred choice of External Audit firms.

Whistleblowing

During the year, the Committee was responsible for reviewing the Society's Whistleblowing Policy. The Committee continues to be satisfied that the Society's Whistleblowing Policy remains appropriate and that the requisite arrangements are in place to enable colleagues to raise concerns about possible improprieties on a confidential basis.

Conclusion

Having regard to the work outlined in this report and following a review of the financial statements the Committee concluded that taken as a whole the Annual Report and Accounts are fair, balanced and understandable and provide a clear and accurate representation of the Society's financial position and prospects.

On behalf of the Board.



A handwritten signature in black ink, appearing to read 'J.C.D. Union'.

J.C.D. Union
Chair of the
Audit Committee

3 March 2026

Risk Review and Risk Committee Report

Risk Overview

The Board has responsibility for the Society's system of internal control and for reviewing its effectiveness. The control procedures and systems the Society has established are designed to manage, rather than eliminate, the risk of failure to meet business objectives and can only provide reasonable and not absolute assurance against material misstatement or loss. The system of internal controls includes financial, operational and compliance controls and risk management procedures.

The Society, like every business, faces risks and uncertainties in both its day-to-day operations and through events relating to the achievement of its long-term strategic objectives. The Board has ultimate responsibility for risk management within the Society and there is an ongoing and embedded process of assessing, monitoring, managing and reporting on significant risks faced by the Society. To mitigate these risks, the Board has implemented a clearly defined risk management framework that contains the following features:

- Risk focused governance structure;
- Risk policy statements and risk appetite measures;
- Risk identification, monitoring and reporting processes; and
- Effective internal control framework.

Risk Culture

A sound risk culture is one that supports appropriate risk awareness, behaviour, and judgements about risk-taking within a strong governance framework.

The Board has established a culture that is guided by strong risk management to support and provide appropriate standards and incentives for professional and responsible behaviour. In this regard, it is the responsibility of the Society Chairman and of the Board to ensure that a strong risk management culture is embedded throughout the Society.

The Society's risk culture is represented by the attitudes and behaviour demonstrated by all employees with regard to risk awareness, risk taking and risk management. The Board has created an environment for employees where integrity, ownership, accountability, customer interests and respect are at the heart of the Society's values and practices.

The Society's values are outlined on page 12. An effective risk culture is one of the primary means by which the Society ensures these core values are upheld.

Risk Management Framework ('RMF')

The Society's RMF has established a formal, consistent process for the identification, prioritisation and management of risk. The Risk Function is responsible for overseeing the effective engagement of colleagues in the operation of the RMF, providing guidance, training as well as oversight and challenge. The Risk Committee establishes an appropriate tone through clear articulation of the Board's risk appetite and values linked to the Society's strategic objectives.

Three Lines of Defence Approach

The Society's RMF is based on a 'Three Lines of Defence' model which is recognised as an industry standard for risk management. This approach ensures clear independence of responsibilities for risk control, oversight and governance and ensures that colleagues are aware of their risk and control related responsibilities and that an effective segregation of duties is in place across the Society. The model is summarised below.

<p>First Line of Defence: Individual Risk Owners</p>	<p>Day to day risk management by the business:</p> <ul style="list-style-type: none"> • Overall accountability & ownership of risks within their area • Implement the RMF, including identification, analysis, reporting & review of their risks • Establish & promote strong risk management culture & set tone from the top • Board sets Risk Appetite with business input
<p>Second Line of Defence: Risk and Compliance Functions</p>	<p>Risk oversight and compliance:</p> <ul style="list-style-type: none"> • Design RMF and develop processes for its implementation • Promote strong risk management culture • Provide support, oversight & challenge, and report directly through to the Risk Committee • Support the business in delivering strategy in line with risk appetite
<p>Third Line of Defence: Internal Audit</p>	<p>Internal Audit:</p> <ul style="list-style-type: none"> • Independent review of the design and operation of the RMF • Provide assurance that the controls and processes of the first two lines of defence are operating effectively

Risk Governance Structure

The Board is ultimately responsible for all aspects of the Society's activities in pursuit of its strategic objectives. The Board retains overall accountability and ownership of the RMF and delegates to the Risk Committee the responsibility for ensuring the ongoing development, implementation and enhancement of the Framework. The governance structure is robust and designed to promote open and constructive challenge.

Composition

The Board Risk Committee is comprised of four independent Non-Executive Directors. The Director of Risk & Compliance, Chief Executive Officer, Finance Director, Financial Controller, Head of IT and Head of Lending are also normally in attendance. The Committee is scheduled to meet four times a year and additionally, if required. The Committee also oversees the risks arising from five management level Committees, which comprise the Assets and Liabilities Committee (ALCO), Credit Risk Management Committee, IT and Change Management Committee, Conduct Committee and Health and Safety Committee.

The Committee reviews its terms of reference and its activities over the previous year annually, to confirm it has fulfilled its responsibilities. It also undertakes an annual self-assessment of Committee effectiveness.

Risk Review and Risk Committee Report

Purpose

The purpose of the Committee is to provide oversight and advice to the Board on all risk-related matters, including advising on risk strategy setting, monitoring the risk profile, risk appetite and tolerance, horizon scanning for future emerging risks, supporting adherence to regulations, and ensuring the appropriate level and capability of risk resources.

Key Activities

Key areas of focus during the year included the following:

- Review of the Society's risk management approach and performance, including a review of the Society's risk appetite statements across all primary risks
- Monitoring of the Society's capital and liquidity position, including the approach to stress testing and recovery planning
- Oversight of the Society's financial crime risks, including a review of the Financial Crime and Anti-Money Laundering policy, and review of the annual MLRO Report on the effectiveness of controls to mitigate the risk of money laundering
- Review and challenge of key risk policies and frameworks, including lending, treasury, change management, data protection, and third party and outsourcing risk management
- Oversight of the Society's information technology and cyber risks
- Ongoing review of the Operational Resilience Framework, including oversight of scenario testing
- Review of the credit risk profile of mortgage portfolios
- Oversight of the Society's adherence to the Consumer Duty legislation
- Assessment of independence of the Risk & Compliance function.

Stress Testing

Stress and scenario testing form a key part of the Society's Risk Management Framework. Stress tests are performed on a regular basis for planning and risk management purposes to identify, analyse and manage risks. Stress testing alerts management to adverse unexpected outcomes related to a variety of risks and provides an indication of the level of capital and/or liquidity required to absorb losses should large shocks occur.

Specific activities carried out by the Risk Committee in relation to stress testing during the year included the annual review and recommendation of the following documents to the Board:

- Internal Capital Adequacy Assessment Process (ICAAP)
- Internal Liquidity Adequacy Assessment Process (ILAAP)
- Recovery Plan.

Principal Risks and Uncertainties

The Society's exposure to current and emerging risks is closely tracked through the formal risk governance structure. The Society keeps the risks under close observation through risk reporting and measuring of performance against key risk indicators. The Society conducts regular horizon scanning to identify any new or emerging risks which could impact delivery of the Board's strategy. The most significant risks to the Society's strategy are detailed below, together with the actions being taken to mitigate those risks.

Principal Risk	Society Approach	Risk Control and Mitigation
<p>Strategic / Business Risk: The risks that affect or are created by the Society's business strategy and strategic objectives. Risks arising from any changes to the Society's business model and the risk of the Strategic Plan proving inappropriate due to economic, geopolitical, regulatory or other factors.</p>	<p>Maintain earnings stability over the 3-5 year business plan to maintain sustainable asset growth and capital reserves. The Society has an appetite for top quartile peer group profit performance. The Society also has no appetite for complex or unusual tax dealings.</p>	<ul style="list-style-type: none"> • Business planning processes • Quarterly strategic updates to Board • Ongoing monitoring of Key Performance Indicators and Risk Appetite measures • Investment in underlying processes, systems and people to support strategic objectives • Business planning stress testing • Robust risk management and corporate governance frameworks
<p>Credit & Concentration Risk: The risks of losses arising from a borrower or treasury counterparty failing to make timely repayment of a loan or other credit commitment.</p> <p>The risk of loss due to large exposure to an individual or group of connected individuals that are affected by a common issue (e.g. property price falls in a specific area).</p>	<p>A prudent lending approach to mortgage customers and treasury counterparties to avoid losses. It targets a balanced portfolio of assets that match the expertise and experience of underwriters, whilst generating an appropriate level of return to reflect the risk.</p> <p>Money is only lent to customers who meet the Society's affordability requirements.</p> <p>The Society ensures that the mortgage book is appropriately diverse to deliver a variety of income streams.</p>	<ul style="list-style-type: none"> • Board approved risk appetite and risk limits • Board approved Lending Policy • Board approved Treasury Policy • Robust underwriting criteria • Mortgage loans are manually underwritten • Affordability stresses • Counterparty and exposure limits and Credit Risk Committee Review • Stress testing • Credit Risk Committee oversight for mortgage lending risk and financial soundness risk (including market risk) • Capital planning as part of the Society's ICAAP Risk Committee oversight
<p>Market Risk / Interest Rate Risk: The risk of losses or reduced profitability arising from fluctuations in values of or income from assets or in interest or exchange rates.</p>	<p>Minimise potential losses on interest rate and basis risk positions from adverse movement in market rates to ensure they remain within forecast market expectations</p>	<ul style="list-style-type: none"> • Board approved risk appetite and risk limits • Use of specialist external treasury advisers • Stress testing • Assets and Liabilities and Risk Committee oversight
<p>Legal & Regulatory Risk: The risk of fines, penalties, public censure, limitation on business, or restitution costs arising from failing to understand, interpret, implement and comply with UK legal and regulatory requirements.</p>	<p>Maintain robust controls to ensure compliance with relevant laws and regulations.</p>	<ul style="list-style-type: none"> • Board approved risk appetite and risk limits • Regulatory horizon scanning • Strong compliance culture • Risk Committee oversight • Compliance Monitoring Plan • Open and transparent relationship with all regulatory bodies Risk Committee oversight

Risk Review and Risk Committee Report

Principal Risk	Society Approach	Risk Control and Mitigation
<p>Financial Soundness Risk: The risk that insufficient funds are available to meet financial obligations as they fall due and/or, insufficient capital resources, resulting in the inability to support business activities, as well as an inability to meet liquidity and capital regulatory requirements.</p>	<p>Liquidity: Maintain sufficient liquid resources to at least meet the regulatory requirement plus our severe stress test minimum survival days, to enable management to put in place contingency measures as set out in the Recovery Plan.</p> <p>Capital: Maintain sufficient Capital to support current and future business initiatives, including stressed losses that arise as a result of plausible but extreme scenarios and to at least meet regulatory requirements. Capital surplus may be utilised by the Board during 'normal' times to implement the Corporate Plan, although in uncertain times the preference is to maintain the surplus.</p>	<ul style="list-style-type: none"> • Business planning processes • Quarterly strategic updates to Board • Ongoing monitoring of Key Performance Indicators and Risk Appetite measures • Investment in underlying processes, systems and people to support strategic objectives • Business planning stress testing • Robust risk management and corporate governance frameworks • Annual ICAAP, ILAAP and RP reviews • Audit and Risk Committee Oversight.
<p>Operational Risk: The risk of loss resulting from inadequate or failed internal processes, people and systems or from external events.</p>	<p>Develop robust processes and controls to optimise resources, increase resilience and reduce the impact of operational risks on the Society's performance.</p> <p>Financial Crime: We do not tolerate operating without the proportionate systems and controls in place designed to detect and prevent Financial Crime and will not knowingly conduct business with individuals or organisations that we either suspect or believe to be engaged in behaviour which supports financial crime. Whilst we recognise we cannot eliminate fraud, we have a zero appetite for any such failures.</p> <p>Cyber Security: To maintain 'best practice' cyber threat detection & prevention tools to minimise the risk of an attack & to recover quickly from any such event.</p>	<ul style="list-style-type: none"> • Board approved risk appetite and risk limits • Strong and effective internal control environment • Insurances • Risk Committee oversight • Continued investment in developing risk management frameworks, policies, systems and processes • Continuous improvement, learning from internal and external events and responding to findings from Second Line and Third Line reviews • Continued focus on the security of systems, with ongoing developments to ensure that we continue to meet best practice requirements • The performance of External and internal penetration tests and firewall enhancements • Expert third party review of our Cyber Resilience framework, toolset, and supporting documents • The Operational Resilience Framework, Business Continuity Plans and Third-Party Management Policy, are reviewed by the Risk Committee. The Risk Committee receive management information relating to operational risk and resilience.

Principal Risk	Society Approach	Risk Control and Mitigation
<p>Operational Risk: Continued</p>	<p>Data Protection: To maintain robust processes & controls to ensure all data is held in accordance with policy and to minimise the risk of data loss.</p> <p>Business Continuity/Operational Resilience: To maintain and regularly test systems and processes to ensure disruption and failures are minimised and mitigated against. Whilst we recognise that disruption will occur, we have a zero appetite for any breach of impact tolerance for an important business service and a low risk tolerance for any business interruptions.</p> <p>Third Party & Outsourcing Risk: To maintain robust processes and controls to ensure all relationships with third party suppliers are appropriately negotiated, understood, & monitored to safeguard the Society and provide high quality services in line with requirements.</p> <p>Model Risk: To maintain robust processes & controls to ensure all models are developed, maintained, and monitored in line with best practice and regulatory requirements. The Society has no appetite for complex models.</p> <p>Change Risk: To adopt and maintain robust processes & controls to ensure the safe delivery of change, thus avoiding the introduction of operational issues, customer harm, or risk events resulting from poor change management.</p>	<ul style="list-style-type: none"> • Independent review of key models • Implementation of and adherence with the Change Management Framework IT and Change and Risk Committee oversight.

Risk Review and Risk Committee Report

Principal Risk	Society Approach	Risk Control and Mitigation
<p>Conduct Risk: The risk of financial or reputational loss as a result of treating customers unfairly, and delivering inappropriate outcomes that lead to customer detriment &/or harm.</p>	<p>Aim to deliver good outcomes for customers, maintaining a high degree of customer and public confidence by focusing on the Society's aims and values.</p> <p>Product Design: To ensure the design & distribution strategy of each of the Society's products & services meets the needs, characteristics, and objectives of customers in the identified target market and provides good outcomes for all such customers, including those with characteristics of vulnerability, and be subject to regular reviews. The Society has no appetite for complex or high risk products or services.</p> <p>Pre/Post Sales & Advice: To operate robust processes & controls which ensure appropriate advice and high quality pre & post sales service are provided which achieve good customer outcomes. Outcomes are to be monitored & reported by means of appropriate and timely data and management information.</p>	<ul style="list-style-type: none"> • Board approved risk appetite and risk limits • Board approved Conduct Risk & Consumer Duty Framework • Members are placed at the heart of our decision making, aligned to our core values • Conduct Committee and Risk Committee oversight • Strong risk management culture • Vulnerable Customer Policy • Board approved Product Governance Framework • Board Consumer Duty Champion • Annual review of Board Consumer Duty Report.

Climate Change

Climate change presents a risk to the Society and its members both in the immediate present and in the future. The Society strongly believes in making a significant positive contribution towards reducing the impact of climate change where possible through its mortgage and savings products and its corporate and social responsibility initiatives. In the setting of its disclosures for climate change related risks, the Society has incorporated the recommendations of the Taskforce on Climate-related Financial Disclosures (TCFD). Established by the global Financial Stability Board (FSB) in 2015, the primary goal of the TCFD was to develop voluntary, consistent climate-related financial disclosures that would be useful to investors, lenders, and insurance underwriters in helping to understand the risks that climate change would present and how best to report them. The Final Report of Recommendations was published by the TCFD in June 2017 and set out a framework of four core elements supported by eleven recommended disclosures. Subsequent to the publication of this report, the PRA issued Supervisory Statement 3/19 (SS3/19) – Enhancing banks' and insurers' approaches to managing the financial risks from climate change which sets out the regulator's expectations for firms in relation to managing the financial risks from climate change. In SS3/19, climate related risks are classified as either physical (physical manifestations of climate change such as increased flooding, extreme weather and rising sea levels) or transitional (risks that arise directly as a result of moving to a low-carbon economy) and regulated firms are expected to develop a strategic approach to each of those risks that is aligned to the four core elements as recommended by the TCFD report, namely:

- Governance;
- Strategy;
- Risk Management; and
- Disclosure.

The PRA issued a Dear CEO letter in July 2020, following thematic work undertaken by the regulator that confirmed that firms should fully embed their approaches to managing climate related risks by 31 December 2021.

Each of the four core elements and the Society's approach to those elements are addressed as follows:

Governance

The Board has overall accountability for all climate change related matters. The Risk Committee is responsible for oversight of all risks, including those which are climate-related. The Executive Team has responsibility for day to day management of all climate-related risks and the identification of climate-related opportunities. Responsibility for climate change risk under the FCA and PRA's Senior Managers Regime sits with the Finance Director.

Strategy

The Society's Climate change strategy forms one of the Society's 7 well-being goals, which is to be a Globally Responsible Wales, this looks at ways the society can take responsibility for improving the economic, social and environmental well-being of our members and communities. The Society believes the 7 well being goals identified in the Wales We Want Report will provide a leading ESG framework to measure, track and drive our ESG strategy.

The Strategy will continue our focus on reducing the direct impact that the Society has on climate change, while ensuring that climate change is considered in key decisions. We will continue to work with an expert third party to reduce our emissions. We will also seek to engage with Community initiatives such as the planting of 800 native trees and shrubs at Penllegare Valley Woods and a day cleaning up Rhossili beach in 2025. We will continue to develop a range of products that will support our customers in delivering positive climate change outcomes as well as helping those in our communities in their journey towards net zero.

Risk Management

The Society recognises that climate change presents a range of risks that have to be managed. These risks can be classified as physical and transitional risks:

Physical risks from climate change relate to specific weather and longer-term shifts in the climate. The Society has identified its physical risks relating to climate change to be river or surface water flooding, storm damage, coastal erosion and rising sea levels. These factors could reduce the value of the collateral held against the Society's mortgages.

Risk Review and Risk Committee Report

Transitional risks arise from the process of adjustment towards a net-zero carbon economy. This could be as a result of climate-related policy and regulation or changes in societal preferences. The Society has identified its primary transitional risk in relation to climate change is that properties which do not meet high energy efficiency standards may require substantial investment to meet future standards or norms. This could decrease the desirability and therefore value of the property collateral and could also increase the likelihood of affordability challenges for the borrower.

The Society assesses the potential impact of these risks, including through the use of scenario analysis, as part of its annual capital adequacy assessment process. The Society has again appointed Landmark Information Group to identify and understand the climate-related risks inherent in its lending portfolio in a more granular way.

These include the exposure of the collateral properties against which the Society's mortgages loans are secured to the physical risks of flood, subsidence and coastal erosion, and the transitional risk of energy inefficiency.

This report has enabled the Society to calculate the impact of differing severity of climate change scenarios on its portfolio at a mortgage level. While the Society is exposed to a broad range of climate-related risks the expected impact on its mortgage book is quite small.

Disclosure

The Society's portfolio of mortgages at 31 December 2025 had the following energy efficiency ratings.

EPC rating	Mortgage book by volume %	
	2025	2024
A-C	23	27
D-E	64	57
F-G	13	16
Total	100	100

While climate change poses many risks to the Society there are also opportunities to grow lending by offering its green mortgage product range as further advances or at mortgage origination. This product

range will support the UK aim to realise net-zero carbon emissions by 2050. The Society is also an expert in self build mortgages which typically are much more energy efficient than the existing UK housing stock.

Climate change – quantification of carbon emissions
The Society's Scope 1 and 2 emissions in the year to 31 December 2025, together with comparatives for 2024, are set out in the table below. Scope 1 covers Society-owned vehicles and natural gas burned on site for heating, and Scope 2 covers emissions from electricity consumption.

Carbon dioxide (CO₂e)¹ in tonnes:

	2025	2024
Scope 1 emissions – travel and gas	6	5
Scope 2 emissions – electricity	1	3
Total Scope 1 and 2 emissions	7	8

Scope 3 emissions data is voluntary and does not incorporate emissions information across the Society's value chain, including in respect of financed emissions. It is restricted to emissions data on business travel, electronic devices, paper usage and water consumption only and therefore may be difficult to compare with Scope 3 emissions data reported by other organisations. There are significant challenges in data collection and verification for Scope 3 disclosures, including reliance on third party suppliers.

Carbon dioxide (CO₂e)¹ in tonnes:

	2025	2024
Scope 3 emissions	96	110

The Society's carbon footprint has reduced compared with the prior year, reflecting changes in calculation methodology, updates to the software provider's approach, adjustments to the staff data used for extrapolation, and some operational reductions.

PS25/25 – PRA Climate Risk Update

In December 2025, the PRA issued Policy Statement PS25/25 (SS5/25), raising expectations for how firms manage climate-related financial risks. Key points:

- **Governance:** Climate risks must be fully integrated into Board and senior management decision-making.
- **Risk management:** Use climate scenario analysis to guide strategy, capital planning, and stress testing.
- **Data & disclosures:** Improve data quality and provide clear, decision-useful disclosures aligned with TCFD.
- **Proportionality:** Actions should be appropriate to the Society's risk profile.

Implementation: PS25/25 is effective from 3 December 2025, with firms expected to complete an internal review and gap analysis by 3 June 2026 and have plans to address any gaps.

Emerging Risks / Horizon Scanning

An emerging risk is a risk which has not yet materialised but is 'on the horizon' and may affect the Society in the future (typically outside of a 12-month horizon). The main purpose of raising an emerging risk is to notify the relevant Committee of the potential exposure to the Society. This will ensure that the emerging risk is monitored, and any future potential risk exposure is minimised.

Responsibility for the identification of emerging risks, for reporting them to the appropriate Committee, for assessing the impact on the organisation and for implementing the required changes to policy and procedures, lies with the Executive and Senior Manager responsible for each respective business area. All such risks are reported by the Senior Management Team to the Director of Risk & Compliance on a quarterly basis, as part of the risk review process, to ensure they are appropriately considered and captured, where required, within the Society wide risk register. In all cases, the risk is reviewed and mapped against the current risk register to determine whether already adequately captured and quantified, or not. Similarly, any proposed changes in risk levels are also reported and documented in the same way.

In addition to this process, the Board hold specific emerging risk identification sessions on a periodic basis.

The Society has identified a number of risks which may have a future impact on the Society. Key emerging risks include:

- **Continued macroeconomic and geopolitical uncertainty** – events over the last several years have driven significant volatility and uncertainty. Inflation levels have fallen and interest rates are predicted to continue to decrease slowly, however UK economic growth is forecast to be slow and there remains a risk of potential recession. The Society is protected from the more significant impacts of such conditions by its prudent lending approach, including robust affordability checks and stress testing, which have resulted in an average index linked LTV of the mortgage book of 40%. The Society will continue to build prudent assumptions into its budgets, monitor early warning signals and other market metrics closely, and review stress test scenario information.
- **Technology and Digitalisation** – The Society's strategy includes continued investment and enhancement of its digital proposition. The pace of change, including in areas such as AI, continues to accelerate, and investment in technology is likely to lead to a change in the risks faced by the Society, both during the process of change, as well as in the ongoing management of a solution with greater digital capabilities. The Society also remains vigilant to the risk of cyber attacks on its operational resilience, including potentially heightened exposure as a result of geopolitical and economic factors. Key mitigating actions in this area include the implementation of a formal Change Management Framework and the continued investment in robust cyber security controls.

On behalf of the Board



M.S. Hayes
Chair of the Risk
Committee

3 March 2026

SWANSEA BUILDING SOCIETY

Established 1923

SWANSEA
BUILDING SOCIETY
Established 1923
75 High Street
Cowbridge CF71 7AF
Registered Office
11-13 Cradock Street,
Swansea SA1 3EW



Cowbridge team

Report of the Nominations Committee

Purpose

The Nominations Committee is responsible for making recommendations to the Board for the appointment of Directors and for ensuring that plans are in place for orderly succession to both the Board and senior management positions. The Committee ensures that the Board and its Committees have the capabilities required to be effective, including consideration of skills, independence, knowledge and behaviours.

The Society's Board is strongly committed to promoting diversity and making appointments on merit, against objective criteria.

Key activities

During the year the Committee has:

- Reviewed the size and composition of the Board and its Committees to ensure continued effectiveness
- Reviewed the Senior Managers and Certification Regime Responsibilities Map and the annual fitness and propriety assessment of Senior Management Function holders
- Reviewed and considered the training needs of the mutual Board
- Reviewed the Committee's effectiveness.

Succession Planning

The Committee has reviewed the Board's succession plan, establishing the desired skills and experience for the overall composition of the Board. It regularly reviews the skills matrix for the Board, identifying any existing or potential skill gaps. The Committee has ensured that there are plans in place for orderly succession for appointments to the Board and to Senior Management, so as to maintain an appropriate balance of skills and experience within the Society and on the Board, and to ensure progressive refreshing of the Board.

To do this the Committee takes into account:

- Non-Executive Director succession timeline, including anticipated retirement dates
- Continued independence of each Non-Executive Director
- Impact of future changes on Board Committee membership
- The Society's Diversity and Equality Policy and the importance of maintaining a diverse Board.

In sourcing suitable candidates for consideration for the Board, the Committee uses one or more of the following methods:

- Open advertising
- The services of a search and selection agency.
- Assessing whether there are appropriate internal candidates for Executive director roles.

The appointment of Directors is based on objective skills based criteria as well as the ability to meet the requirements of the PRA's Senior Manager's regime and the assurance that candidates can commit the time required to fulfil the role effectively.

The Board wrote to the PRA on 1 January 2024 requesting a two year extension to the term of Mr D.S. Maddock who became Chairman 25 April 2024 and whose term attained 9 years on 1 May 2025. The extension was granted and D.S. Maddock's revised term is set to April 2027.

At the same time, the Board requested a one year term extension to the terms of both Mr J.C.D. Union and Mr A.J. Morgan to revised terms set to 1 November 2027 and 1 January 2029 respectively.

On 29 July 2024, the Board received the approval of the three term extensions from the PRA.

Board Evaluation

The Committee ensures that there are regular evaluations of the performance of the Board, its Committees, the Chair and individual Directors. The Chair has acted on the results of the evaluations by recognising the strengths and addressing any weaknesses of the Board.

The Board considers annually whether to undertake an independent effectiveness review by a professional third party. No such review was considered necessary in 2025.



A handwritten signature in black ink that reads "D.S. Maddock". The signature is stylized, with the first letters of the first and last names being large and prominent.

D.S. Maddock
Chairman

3 March 2026

Report of the Remuneration Committee

The purpose of this report is to explain the Society's policies on the remuneration of Directors. The Society believes that these policies comply with the FCA's Remuneration Code. The remuneration of the individual Directors is detailed on page 46.

The level and components of remuneration
The Society's policy is to reward Directors according to their expertise, experience and overall contribution to the successful performance of the business. The Executive Directors' benefit package is designed to motivate decision making in the interests of the members as a whole. A performance related pay scheme operated during the year for Executive Directors, which was carefully designed to encourage achievement of targets that maintain the financial security and financial strength of the Society; and to recognise corporate and individual performance in accordance with good risk management and the delivery of good outcomes for members.

Executive Directors' Emoluments

The remuneration of Executive Directors reflects their responsibilities and time commitment. This year it comprised basic salary, an annual performance related pay scheme and various benefits. Performance related payments are not pensionable.

Basic salaries

Basic salaries are reviewed annually by reference to jobs carrying similar responsibilities in comparable organisations from the building society sector and in the light of market conditions generally.

Annual Performance Related Pay Scheme

The annual scheme is based on the Society's key financial measures of profitability, control of costs and growth in mortgages and savings balances. A maximum of 10% of salary can be earned for achievement of these targets. The Remuneration Committee sets targets and assesses as to whether any payment should be made. Fundamental prerequisites for any performance related payments include demonstrating the appropriate conduct to meet the Society's values framework and FCA conduct rules, to maintain ethical standards and appropriate risk management capabilities.

Pensions

In lieu of his entitlement to pension contributions, Mr A. Williams opted to receive a cash equivalent sum at the same gross cost to the Society. Pension contributions for Mr N.P.A. Griffiths and Miss C.A. Griffiths are made to the Society-wide defined contribution pension plan.

Benefits

Executive Directors receive other benefits including a company car, a subsidised mortgage and a private health care scheme.

Contractual terms

Executive Directors each have service contracts with the Society, terminable by either party giving twelve months notice.

Executive Directors Pay Ratio Reporting

In order to promote transparency and good governance, the Society has chosen to voluntarily disclose a snapshot of the overall pay gap between the basic salary of the Executive Directors, being the highest paid within the organisation, and the lowest paid employee. For 2025 these pay ratios were as follows:

- Chief Executive: 9:1 (2024: 9:1)
- Finance Director: 7:1 (2024: 7:1)
- Director of Risk and Compliance: 6:1 (2024: 6:1).

Non-Executive Directors

The level of fees payable to Non-Executive Directors is assessed using information from comparable organisations in the building society sector. Remuneration comprises a basic fee with a supplementary payment for the Chairman which reflects the additional responsibility of this position. Fees for Non-Executive Directors are not pensionable and Non-Executive Directors do not participate in any incentive scheme or receive any other benefits. Non-Executive Directors have letters of appointment instead of service contracts. They are appointed for a maximum of nine years.

The procedure for determining remuneration

The Remuneration Committee consists of three Non-Executive Directors. The Executive Directors attend by invitation only but take no part in the discussion of their own salary. The Committee reviews Directors' and Executive management remuneration annually using data from comparable organisations. Minutes of the Committee's meetings are distributed to all Board members, and the Chairman of the Committee reports at the Board meeting following a Committee meeting.

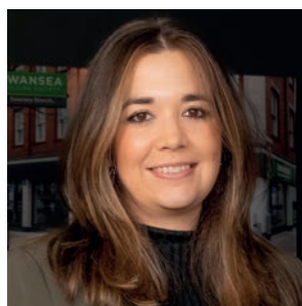
Audited Information

	Salary	Payment in lieu of pension	Benefits	Annual Bonus	Pension Contributions	Total
EXECUTIVE 2025	£'000	£'000	£'000	£'000	£'000	
A. Williams	237	36	2	24	-	299
N.P.A. Griffiths	169	-	2	17	25	213
C.A. Griffiths	141	-	2	14	21	178
TOTAL	547	36	6	55	46	690
EXECUTIVE 2024	£'000	£'000	£'000	£'000	£'000	
A. Williams	222	33	3	22	-	280
N.P.A. Griffiths	160	-	1	16	24	201
C.A. Griffiths	134	-	1	14	20	169
TOTAL	516	33	5	52	44	650

Fees

NON-EXECUTIVE	2025 £'000	2024 £'000
D.S. Maddock (Chairman)	51	43
J.C.D. Union (Deputy Chairman)	37	35
A.J. Morgan	34	33
M.S. Hayes*	40*	37*
S.H. Thomas	34	33
L.M. Pamment (CBE)	34	33
I.W. Griffiths (Retired 25.04.24)	-	16
Sub-total	230	230
Executive remuneration total	690	650
Total directors' remuneration	920	880

* Includes £3k travel cost contribution



S.H. Thomas

S.H. Thomas
Chair of the
Remuneration Committee

3 March 2026

A sustainable future

The Board believes that being a sustainable business that works in a socially responsible and environmentally friendly way is not only the right thing to do but it is also central to the Society's strategy and long-term success. The Society's approach to Environmental, Social and Governance (ESG) matters is summarised below:

Environmental

The Society recognises it has a small but important role to play in addressing climate change, from minimising the carbon footprint of our operations to supporting the communities in which we operate to live greener lives. It is also an area of increasing regulatory focus. The climate-related risk disclosures set out on pages 41 to 42 detail how climate change impacts the Society and sets out our approach to managing this long-term risk.

Social

Our People

Developing skills for the future

We are committed to having a positive impact on the lives of our customers, communities and our people. In 2025 the Society supported staff members in studying for and obtaining additional professional qualifications which are relevant to their work and we will continue to actively encourage and support (both financially and through the provision of study days) staff who wish to develop their skills.

Wellbeing

Supporting our employees feel happy and healthy has remained an important area of focus for the Society. We have provided resources for employees for this purpose. We also understand how cost-of-living pressures impact our people and provided our employees with inflation beating pay rises in 2025 to support them with the rising costs they were facing.

We also engaged our third party providers So-Fit for a thought provoking workshop on stress management, giving useful tools for wellbeing both in and out of work.

Inclusion and diversity

We believe strongly that our people can prosper at the Society regardless of their background and that a diverse range of thoughts enable us to deliver the best outcomes for our members. The Society seeks to be an inclusive, diverse place to work where everyone is welcome. This means that wherever we can, we remove and minimise any barriers that might prevent colleagues achieving their full potential. We encourage diversity of thought, background, and experience, and see it as fundamental to strong decision-making, innovation and improving our business performance. All employees have a shared responsibility to be decent and fair to each other. Any form of discrimination, victimisation or harassment is unacceptable, and the Society is fully committed to making sure there is no discrimination in the recruitment, retention, training, and development of colleagues.

We want to build a more inclusive environment to attract, retain and grow diverse talent, with a culture where all colleagues are supported in their personal development and are seen and heard. We have continued to be signatories to the following initiatives:

Women in Finance Charter

As an important step towards meeting our gender diversity aspirations, the Society is proud to have signed HM Treasury's Women in Finance Charter. The charter is a pledge for gender balance across financial services. It's a commitment to work together, across our industry and with Government, to build a more balanced and fair financial services industry.

Race at Work Charter

We are also a signatory of the Business in the Community Race at Work Charter. The Charter is composed of the following five calls to action for leaders and organisations across all sectors:

- Appointing an executive sponsor for race
- Capturing data and publishing progress
- Ensuring zero tolerance of harassment and bullying
- Making equality in the workplace the responsibility of all leaders and managers
- Taking action that supports ethnic minority career progression.

Suppliers

The Society would not be able to fulfil its purpose and serve our stakeholders without the help, support and services provided by third party suppliers, which includes brokers and trade bodies. Our suppliers expect us to be simple and straightforward to deal with and to deliver a friendly and efficient service.

Wherever possible the Society will seek to select suppliers that are:

- local to the communities in which the Society operates;
- can operate to the high standards expected by the Society; and
- that share and embody the Society's core values, including on matters related to climate change.

Over the course of the financial year ended 31 December 2025 the Society has purchased goods and services from 274 suppliers (2024: 255) with invoice values ranging from less than £10 to over £140,374 (2024: £186,000). It is the Society's policy to pay suppliers within agreed terms providing the supplier performs according to the terms of the contract or agreement. The number of creditor days at 31 December 2025 was 2 (2024: 2) .

Our communities

2025 remained challenging for many people and families in our branch communities. Cost-of living pressures continued, and the higher interest rate environment has impacted many. We were therefore pleased that we have been able to continue to help those who live and work in our core geographic areas. We continued to have Maggie's Cancer Charity as our charity partner, who we supported through volunteering, sponsorship, fundraising with £25,013 being raised for the charity in the year.

We also supported a number of other good causes, donating a total of £13,541. These included:

- Child Of Wales - £5,100
- Penllergare Trust - £790
- Ty Hafan - £1,068
- Local Foodbanks in South Wales Area - £2,000.

Governance

Strong governance is fundamental to a successful and sustainable organisation. It is the foundation on which the Society was built and on which it has continued to develop into the Society it is today and will continue to build on for the future. We are committed to operating responsibly, ethically and transparently in everything that we do and consider this critical to delivering sustainable value for our members and central to our purpose of being a trusted provider of mortgages and savings. Our approach to corporate governance is set out in the Governance section which starts on page 21.

Regulators

Regulators expect the Society to act within the law and regulation at all times, in the interests of customers and with the highest levels of integrity and transparency. The Society considers that it adheres to the highest levels of governance with the Board and the senior management team maintaining open and transparent relations with industry regulators and appropriate trade bodies. Regulators also expect the Society to be financially strong and maintain adequate levels of capital and liquidity. The financial review set out on pages 11 to 16 demonstrates how this requirement continues to be met.

Anti-bribery

The Society has zero tolerance for any acts of bribery or corruption and has an anti-bribery policy to ensure that the Society complies with the Bribery Act 2021. All Society employees are also required to undertake mandatory training in this area.

Directors' Report

The Directors have pleasure in presenting the Society's one hundredth Annual Report, together with the audited Annual Accounts and Annual Business Statement of the Society for the financial year ended 31 December 2025.

Business objectives and activities

The business objectives, review and key performance indicators are referred to in the Strategic Business Review on pages 11 to 16.

Profit and capital

The Society's profit before tax amounted to £6.2M (2024: £6.3M). The total reserves at 31 December 2025 were £49.1M (2024: £44.7M). Gross capital was 7.40% (2024: 6.88%) and free capital 6.98% (2024: 6.56%). For further details see page 99.

Principal risk and uncertainties

The Society's principal risk and uncertainties are covered within the risk management report on pages 33 to 42.

Mortgage arrears

Total mortgage arrears at 31 December 2025 amounted to £146K (2024: £104K). The capital balances on the arrears cases at 31 December 2025 amounted to £5.5M (2024: £6.4M). This low level of arrears demonstrates the quality of the mortgage book. At 31 December 2025, there were 2 cases (2024: 0) where repayments were 12 months or more in arrears. At 31 December 2025 there were 2 cases in possession (2024: 1).

Directors

The following served as Directors of the Society during the year:

- D.S. Maddock (Chairman)
- J.C.D. Union (Deputy Chairman)
- A. Williams (Chief Executive)
- N.P.A. Griffiths (Finance Director)
- C.A. Griffiths (Director of Risk & Compliance)
- A.J. Morgan
- M.S. Hayes
- S.H. Thomas
- L.M. Pamment (CBE).

Biographies for the Directors appear on pages 17 to 18. The names, responsibilities and occupations of all Directors are set out on page 100 in the Annual Business Statement. None of the Directors has any beneficial interest in shares in any associated body of the Society. The Society maintains liability insurance cover for Directors and Officers as permitted by the Building Societies Act 1986.

Messrs D.S. Maddock, A.J. Morgan, J.C.D. Union and Miss S.H. Thomas will retire at the Annual General Meeting on 23 April 2026. Being eligible for re-election Messrs D.S. Maddock, A.J. Morgan, J.C.D. Union and Miss S.H. Thomas will seek re-election to the Board.

Tenure (Non-executives only)

0 – 3 years	2
4 – 6 years	1
7 – 9 years	2
Over 9 years	1

Male / Female

Male	4
Female	2

Board changes post year end

Following the year end, Lynn Pamment stepped down from the Board as a Non-Executive Director, with effect from 31 January 2026.

Equality and Diversity

The Society values people from all backgrounds and recognises the importance of diversity and inclusion. The Society is better equipped to put its members first if it has a diverse workforce of talented people that's representative of the communities we live and work in. The Society wants everyone who works for it to feel engaged, valued and respected and to experience that their potential is not in any way limited by their background, gender, age, race, disability, religion or sexual identity. The Society has signed the Business in the Community Race at Work Charter as well as HM Treasury's Women in Finance Charter.

The Gender breakdown at the Society as at 31 December 2025 is detailed in the following table:

Role	Male (Number)	Female (Number)	Total (Number)	Male (%)	Female (%)	Total (%)
Board	6	3	9	67	33	100
Senior Management Team	5	1	6	83	17	100
Management	13	3	16	81	19	100
Colleagues	14	53	67	21	79	100
Total	38	60	98	39	61	100

Acknowledgements

The Board is grateful to all our members and professional contacts for their continued support.

Governance and Regulation

There has been a continued increase in regulatory activity in the past year and with the dedication of our staff, professional advisers and trade bodies we have a strong commitment to meet the challenges of significant legislation. The Board of Directors is committed to best practice in Corporate Governance. The report on pages 21 to 29 explains how the Society applies the principles of the UK Corporate Governance Code.

Independent auditors

At the Annual General Meeting held on 24 April 2025, a resolution to re-appoint Forvis Mazars LLP as External Auditor to the Society was passed.

In 2024, the Audit Committee conducted a competitive tender for the Society's External Auditor. The Committee was mindful of best practice and ensured that the tender was conducted in accordance with best practice. Overall, the Committee found the tender process informative and gained further insight on audit quality. Following a comprehensive discussion, the Board approved the reappointment of Forvis Mazars LLP as external Auditor for the 2025 year end audit and for the following two financial year ends.

The Auditors Forvis Mazars LLP have expressed their willingness to continue in office and in accordance with Section 77 of the Building Societies Act 1986, a resolution for the re-appointment of Forvis Mazars LLP as Auditors is to be proposed at the Annual General Meeting on 23 April 2026.

Directors' Report

Disclosure of information to auditors

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

Directors Indemnity

All Directors have access to independent professional advice if required. Directors and Officers insurance has been put in place by the Society.

Other Matters

Charitable and Political donations

During the year the Society made donations of £39k (2024: £38k) to charities. No contributions were made for political purposes. The Society sponsors, and its colleagues commit their time to, a range of local charitable and community causes.

Colleagues

The Directors are extremely appreciative of the contribution made by our colleagues to the Society's successful performance. The Society obtains feedback from both borrowers and saving members throughout the year in order to monitor our performance and make improvements where appropriate. The feedback

we have received indicates a high level of satisfaction with the service provided by our colleagues.

The Society in the Community

The Society remains firmly committed to conducting all its affairs in an ethical and socially responsible manner. In particular, it is recognised that the major part of the Society's business and membership is drawn from the local community in which we operate. Consequently, the Society actively endeavours to identify with and support the community. The Society actively sources purchases and services locally if possible, and provides support in terms of both finance and practical assistance to local charities, worthwhile causes and community-based organisations.

The Society actively pursues environmentally friendly initiatives with the aim of mitigating the environmental impact of the business it undertakes. Members can play their part by registering to receive future AGM packs on-line.

Going Concern

In accordance with best practice, the Board undertakes regular rigorous assessments of whether the Society is a going concern in the light of current economic and market conditions and all available information about future risks and uncertainties.

The future risks considered throughout 2025 included:

- other changes to the regulatory framework;
- the impact of the interest rate environment;
- the impact of high inflation;
- recession; and
- geopolitical instability.

Factors addressed when considering the Society's ability to manage future risks and uncertainties included liquidity, funding, capital resources, future profitability and risk management processes. Stress testing was used to assess the Society's ability to withstand a variety of extreme circumstances and conditions.

The Directors have developed a three year view of the forecast of the Group's financial position for the period ending 31 December 2028. In doing so they have also considered the effects on the Society's business of operating under stressed but plausible operating conditions, with specific reference to changing economic conditions and other known sensitivities. The Society prepares detailed forecasts ('Corporate Plan')

for the three years following the year ended in these financial statements. The forecasts reflect the uncertain economic environment, specifically with reference to the cost of living crisis.

Furthermore, the Society models the impact of severe but plausible scenarios on capital and liquidity through robust stress testing and analysis of changes on key sensitivities. The Board is satisfied that based on empirical evidence, and current market data, the severe but plausible stress scenarios are in fact more severe than that previously or currently experienced by the Society, particularly in reference to COVID-19 and/or Brexit and the financial crisis of 2007/2008.

These severe but plausible stresses are established and defined in detail during the annual Internal Capital Adequacy Assessment Process (ICAAP) and Internal Liquidity Adequacy Assessment Process (ILAAP), in line with PRA requirements.

The key economic stress test modelled reflected a market-wide fall in residential house prices of 28% and commercial property prices fall by 35%, unemployment reaching 8.5% and Bank Base Rate falling by 3% which would adversely impact upon the level of losses experienced within the Society's loan portfolio and reduce the Society's net interest margin. The Directors concluded that the impact of this severe economic environment would not threaten the long term viability of the Society.

Considerations are given to a range of factors, including but not limited to HPI fluctuations, changes in customer propensity of default, unemployment, interest rate changes and circumstances that may give rise to funding outflows either on an idiosyncratic level or sector wide. The Society maintains a surplus over regulatory limits for both capital and liquidity throughout the stresses. The Board, therefore, is satisfied that the Society has adequate resources to continue in operational existence for a period of at least 12 months from the date of approval of these financial statements. Accordingly it continues to adopt the going concern basis in preparing the financial statements.

Events since the end of the financial year and Future Developments

The Board considers that there have been no events since 31 December 2025 that have a material effect on the financial position of the Society. We shall continue to promote savings and home ownership through a competitive interest rate structure on a variety of straightforward products combined with the highest levels of personal service to all our members. These are the strengths of a regional building society and we look forward to working with our members and professional contacts to ensure that we continue to meet these objectives.

The Future

The Board believes that the Society is in a strong position, both financially and operationally. The Board will continually monitor developments to current and emerging risks. Further information in respect of these risks can be found on page 42 in the Risk Management Report. The Society continues to maintain a prudent lending policy which is regularly reviewed to take account of best practice and the evolving nature of the mortgage industry. Despite the difficult market conditions in which we operate, the Board firmly believes a successful future lies ahead as an independent, mutually owned business. The Board's strategy for the coming years will be to place more emphasis on both strong capital and liquidity positions to address the economic environment in which it operates. Providing regulation is proportionate, the Board is confident that the Society will continue to deliver exceptional service and value for its members. On behalf of the Board of Directors.



A handwritten signature in black ink that reads "D.S. Maddock". The signature is written in a cursive, flowing style.

D.S. Maddock
Chairman

3 March 2026



Society staff at Swansea Half marathon

Statement of Directors' Responsibilities

Directors' Responsibilities for Preparing the Annual Accounts

The following statement, which should be read in conjunction with the Independent Auditor's Report on pages 56 to 62, is made by the Directors to explain their responsibilities in relation to the preparation of the Annual Accounts, Annual Business Statement and Directors' Report.

The Directors are required by the Building Societies Act 1986 ("the Act") to prepare, for each financial year, Annual Accounts which give a true and fair view of the state of the affairs of the Society as at the end of the financial year 2025, and of the income and expenditure of the Society for the financial year 2025. Under that law they have elected to prepare the Annual Accounts in accordance with UK Accounting Standards and applicable law (UK Generally Accepted Accounting Practice), including FRS 102 The Financial Reporting Standard applicable in the UK and Republic of Ireland.

In preparing those Annual Accounts, the Directors are required to:

- select appropriate accounting policies and apply them consistently;
- make judgements and estimates that are reasonable and prudent;
- state whether applicable accounting standards have been followed, subject to any material departures disclosed and explained in the accounts;
- prepare the accounts on the going concern basis, unless it is inappropriate to presume that the Society will continue in business.

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

Directors' Responsibilities for Accounting Records and Internal Control

The Directors are responsible for ensuring that, in accordance with the Act, the Society:

- keeps accounting records in accordance with the Building Societies Act 1986; and
- takes reasonable care to establish, maintain, document and review such systems and controls as are appropriate to its business in accordance with the rules made by the Financial Conduct Authority and Prudential Regulation Authority under the Financial Services and Markets Act 2000.

The Directors also have general responsibility for safeguarding the assets of the Society and for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The Directors are also responsible for the maintenance and integrity of the corporate and financial information included on the Society's web site. Legislation in the UK governing the preparation and dissemination of annual accounts may differ from legislation in other jurisdictions.



A handwritten signature in black ink that reads "D.S. Maddock".

D.S. Maddock
Chairman

3 March 2026



Carmarthen branch 10 year anniversary event

Independent auditor's report to the members of Swansea Building Society

Opinion

We have audited the annual accounts of Swansea Building Society (the 'Society') for the year ended 31 December 2025 which comprise the Income Statement, the Statement of Financial Position, the Statements of Changes in Members' Interests, the Cash Flow Statement and notes to the accounts, including a summary of significant accounting policies.

The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland" (United Kingdom Generally Accepted Accounting Practice).

In our opinion, the annual accounts:

- give a true and fair view of the state of the Society's affairs as at 31 December 2025 and of the Society's income and expenditure for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and
- have been prepared in accordance with the requirements of the Building Societies Act 1986.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the "Auditor's responsibilities for the audit of the annual accounts" section of our report. We are independent of the Society in accordance with the ethical requirements that are relevant to our audit of the annual accounts in the UK, including the Financial Reporting Council's ('FRC') Ethical Standard as applied to public interest entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Conclusions relating to going concern

In auditing the annual accounts, we have concluded that the directors' use of the going concern basis of accounting in the preparation of the annual accounts is appropriate.

Our audit procedures to evaluate the directors' assessment of the Society's ability to continue to adopt the going concern basis of accounting included but were not limited to:

- Undertaking an initial assessment at the planning stage of the audit to identify events or conditions that may cast significant doubt on the Society's ability to continue as a going concern;
- Obtaining an understanding of the relevant controls relating to the directors' going concern assessment;
- Making enquiries of the directors to understand the period of assessment considered by them, the assumptions they considered and the implication of those when assessing the Society's future financial performance;
- Challenging the appropriateness of the directors' key assumptions used in the forecasts such as net business growth, liquidity and capital adequacy ratios, net interest margins, profitability, reviewing supporting and contradictory evidence in relation to these key assumptions, and assessing the directors' consideration of severe but plausible scenarios. This included inspecting the Society's most recent Internal Capital Adequacy Assessment Process ('ICAAP'), Internal Liquidity Adequacy Assessment Process ('ILAAP'), and its reverse stress testing;
- Performing a sensitivity analysis by incorporating various stress scenarios to assess the impact on the capital and liquidity position of the Society and evaluating the headroom against the minimum regulatory requirements;
- Testing the arithmetical accuracy of the directors forecasts, and assessing historical accuracy through performing a retrospective review of the forecasts;
- Reviewing regulatory correspondence and board and committee meeting minutes to identify events or conditions that may impact the Society's ability to continue as a going concern;
- Considering whether there were other events subsequent to the balance sheet date which could have a bearing on the going concern conclusion;
- Considering the consistency of the directors' forecasts with other areas of the annual accounts and our audit; and
- Evaluating the appropriateness of the directors' disclosures in the annual accounts on going concern.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the Society's ability to continue as a going concern for a period of at least twelve months from when the annual accounts are authorised for issue.

Our responsibilities and the responsibilities of the directors with respect to going concern are described in the relevant sections of this report.

Independent auditor's report to the members of Swansea Building Society

Key audit matters

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

We summarise below the key audit matter in forming our audit opinion above, together with an overview of the principal audit procedures performed to address the matter and our key observations arising from those procedures.

This matter, together with our findings, was communicated to those charged with governance through our Audit Completion Report.

Key audit matter

Credit risk – impairment of loans and advances to customers

£771k (2024: £554k)

Refer to Note 1 Accounting policies: Impairment of financial assets, Note 2(a) Impairment losses on loans and advances to customers within Note 2 Critical accounting judgements and estimation uncertainty, Note 10 Loans and advances to customers and Note 20(b) Loans and advances to customers within Note 20 (A) Financial Instrument – Credit Risk for the disclosures in the annual accounts.

Credit risk is an inherently judgmental area due to the use of subjective assumptions and a high degree of estimation uncertainty in determining the allowance for impairment losses.

The Society has limited experience of repossessions and losses on which to base its assessment, resulting in management judgement being required in deriving assumptions to be applied in the assessment for both collective and individual impairment.

Our focus areas where we have identified the significant risk of material misstatement due to error for the allowance on impairment include:

- Judgement in identifying loans that require individual impairment assessments on a timely basis and estimating the collateral valuation.
- Judgement in determining the collective impairment probability of default ('PD') which is derived from a model that uses a combination of market external data and management's own view.
- Estimating the collateral valuation for collective provision loans.

How our scope addressed this matter

Our audit procedures included, but were not limited to:

- Assessing the design, implementation and operating effectiveness of the key controls in relation to the credit process (loan origination and approval, loan redemptions and arrears monitoring and housing price indexation and review and approval for impairment provision);
- Performing a loan book stratification based on risk characteristics such as arrears status, forbearance flagging and Loan to Value ratios to identify individual loans which may have unidentified impairments;
- Assessing the reasonableness of external data (probability of default) used in the provision model and checking relevance of this data based on our understanding of the Society's portfolio;
- Comparing key assumptions used in the model with the Society's internal empirical data as well as similar lenders including forced sale discount, with the assistance of our own property team, and critically assessing the reasonableness and relevance of the assumptions applied by management;
- Challenging the reasonableness of management's judgement not to apply the future house price movement assumption in determining the present value of the recoverable amounts;
- With the assistance of our Credit expert, we developed an auditor's range estimate of the collective provision using reasonable alternative assumptions relevant to the Society's portfolio;
- Testing for accuracy of the Society's allowance for impairment losses by performing a 100% recalculation using the Society's loan book data and assumptions;
- Performing credit file reviews and assessing the reasonableness of the collateral value for loans subject to individual impairments and on a sample for loans subject to collective impairment to independently assess the appropriateness of the provisioning and engaging our internal property valuation experts in the assessment of the collateral valuation where deemed necessary;
- Performing a stand-back assessment of the resulting individual and collective impairment estimates to assess their appropriateness; and
- Assessing the adequacy of the impairment provision disclosures in relation to the degree of estimation uncertainty involved in arriving at the provision for impairment losses on loans and advances to customers.

Our observations

Based on the audit procedures performed, we found the resulting estimate of the loan impairment provision as at 31 December 2025 to be reasonable and in compliance with FRS 102.

Independent auditor's report to the members of Swansea Building Society

Our application of materiality and an overview of the scope of our audit

The scope of our audit was influenced by our application of materiality. We set certain quantitative thresholds for materiality. These, together with qualitative considerations, helped us to determine the scope of our audit and the nature, timing and extent of our audit procedures on the individual annual account line items and disclosures and in evaluating the effect of misstatements, both individually and on the annual accounts as a whole. Based on our professional judgement, we determined materiality for the annual accounts as a whole as follows:

Overall materiality	£491k (2024: £440k)
How we determined it	1% of net assets (2024: 1% of net assets)
Rationale for benchmark applied	<p>We consider that net assets is the most appropriate benchmark to use for the Society, whose strategy is to provide mortgages, savings products and other financial services for the mutual benefit of members and customers and not one of profit maximisation.</p> <p>Further, net assets as a benchmark is supported by the fact that regulatory capital is a key benchmark for management and regulators, where net reserves is an approximation of regulatory capital resources.</p>
Performance materiality	<p>Performance materiality is set to reduce to an appropriately low level the probability that the aggregate of uncorrected and undetected misstatements in the annual accounts exceeds materiality for the annual accounts as a whole.</p> <p>Performance materiality of £343k (2024: £308k) was applied in the audit based on 70% (2024: 70%) of overall materiality. In determining the performance materiality, we considered a number of factors, including the effectiveness of internal controls and the history of misstatements, and concluded that an amount toward the upper end of our normal range was appropriate.</p>
Reporting threshold	We agreed with the directors that we would report to them misstatements identified during our audit above £15k (2024: £13k) as well as misstatements below that amount that, in our view, warranted reporting for qualitative reasons.

As part of designing our audit, we assessed the risk of material misstatement in the annual accounts, whether due to fraud or error, and then designed and performed audit procedures responsive to those risks. In particular, we looked at where the directors made subjective judgements such as making assumptions on significant accounting estimates.

We tailored the scope of our audit to ensure that we performed sufficient work to be able to give an opinion on the annual accounts as a whole. We used the outputs of a risk assessment, our understanding of the Society, its environment, controls and critical business processes, to consider qualitative factors in order to ensure that we obtained sufficient coverage across all annual accounts line items.

Other information

The other information comprises the information included in the annual report and accounts, other than the annual accounts and our auditor's report thereon. The directors are responsible for the other information. Our opinion on the annual accounts does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

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

We have nothing to report in this regard.

Opinions on the Annual Business Statement and the Directors' Report

In our opinion, based on the work undertaken in the course of the audit:

- the Annual Business Statement and the Directors' Report have been prepared in accordance with the Building Societies Act 1986;
- the information in the Directors' Report for the financial year is consistent with the accounting records and the annual accounts; and
- the information given in the Annual Business Statement (other than the information on which we are not required to report) gives a true representation of the matters in respect of which it is given.

In light of the knowledge and understanding of the Society and its environment obtained in the course of the audit, we have not identified any material misstatements in the Directors' Report.

Matters on which we are required to report by exception

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

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

Responsibilities of Directors

As explained more fully in the statement of directors' responsibilities set out on page 54, the directors are responsible for the preparation of the annual accounts and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of annual accounts that are free from material misstatement, whether due to fraud or error.

In preparing the annual accounts, the directors are responsible for assessing the Society's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Society or to cease operations, or have no realistic alternative but to do so.

Independent auditor's report to the members of Swansea Building Society

Auditor's responsibilities for the audit of the annual accounts

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

The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below.

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud.

Based on our understanding of the Society and its industry, we identified that the principal risks of non-compliance with laws and regulations related to regulatory and supervisory requirements of the Prudential Regulatory Authority ('PRA') and the Financial Conduct Authority ('FCA') and anti-money laundering regulations, and we considered the extent to which non-compliance with these laws and regulations might have a material effect on the annual accounts.

To help us identify instances of non-compliance with these laws and regulations, and in identifying and assessing the risks of material misstatement in respect to non-compliance with laws and regulations, our procedures included but were not limited to:

- Gaining an understanding of the legal and regulatory framework applicable to the Society, the industry in which it operates, and considering the risk of acts by the Society which were contrary to the applicable laws and regulations including fraud;
- Inquiring of the directors, management and, where appropriate, those charged with governance, as to whether the Society is in compliance with laws and regulations, and discussing their policies and procedures regarding compliance with laws and regulations;
- Inspecting correspondence with relevant licensing or regulatory authorities, including the FCA and attending a bilateral meeting with the PRA;
- Reviewing minutes of directors' meetings during the year;
- Discussing amongst the engagement team the identified laws and regulations, and remaining alert to any indications of non-compliance; and
- Focusing on areas of laws and regulations that could reasonably be expected to have a material effect on the annual accounts from our general commercial and sector experience and through discussions with the directors and the Head of Risk, from inspection of the Society's regulatory and legal correspondence, and review of minutes of meetings of the Board of Directors, the Audit Committee and the Risk Committee held during the period and up to the signing date of the annual accounts.

We also considered those other laws and regulations that have a direct impact on the preparation of annual accounts, such as the Building Societies Act 1986 and UK tax legislation.

In addition, we evaluated the directors' and management's incentives and opportunities for fraudulent manipulation of the annual accounts, including the risk of management override of controls, and determined that the principal risks related to posting manual journal entries to manipulate financial performance, management bias through judgements and assumptions in significant accounting estimates and significant one-off or unusual transactions.

Our procedures in relation to fraud included but were not limited to:

- Making enquiries of the directors and management on whether they had knowledge of any actual, suspected or alleged fraud;
- Gaining an understanding of the internal controls established to mitigate risks related to fraud;

- Discussing amongst the engagement team the risks of fraud;
- Addressing the risks of fraud through management override of controls by performing journal entry testing; and
- Being skeptical to the potential of management bias through judgements and assumptions in significant accounting estimates.

The primary responsibility for the prevention and detection of irregularities including fraud rests with both those charged with governance and management. As with any audit, there remained a risk of non-detection of irregularities, as these may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal controls.

The risks of material misstatement that had the greatest effect on our audit, including fraud, are discussed under “Key audit matters” within this report.

A further description of our responsibilities is available on the FRC’s website at www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor’s report.

Other matters which we are required to address

Following the recommendation of the Audit Committee, we were appointed by the directors on 22 April 2021 to audit the annual accounts for the year ended 31 December 2021 and subsequent financial periods. The period of total uninterrupted engagement is five years, covering the years ended 31 December 2021 to 31 December 2025.

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

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

Use of the audit report

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



Greg Simpson (Senior Statutory Auditor)
for and on behalf of Forvis Mazars LLP

Chartered Accountants and Statutory Auditor
30 Old Bailey
London
EC4M 7AU

3 March 2026



Financial Statements



Tree planting initiative at Penllergare Valley Woods

Income statement for the year ended 31 December 2025

	Notes	2025 £'000	2024 £'000
Interest receivable and similar income	3	37,071	38,656
Interest payable and similar charges	4	(22,113)	(24,880)
NET INTEREST INCOME		14,958	13,776
Fees and commissions receivable		137	138
Fees and commissions payable		(27)	(35)
Other income		84	92
TOTAL NET INCOME		15,152	13,971
Administrative expenses	5	(8,150)	(7,006)
Depreciation and amortisation	12, 13	(567)	(604)
OPERATING PROFIT BEFORE IMPAIRMENT LOSSES AND PROVISIONS		6,435	6,361
Impairment charge on loans and advances	10	(217)	(47)
PROFIT BEFORE TAX		6,218	6,314
Tax on profit	8	(1,647)	(1,607)
PROFIT FOR THE FINANCIAL YEAR		4,571	4,707

The profit before tax is derived from the continuing operations of the Society.
The accounting policies and notes on pages 71 to 97 form part of these accounts.

Statement of financial position as at 31 December 2025

ASSETS	Notes	2025 £'000	2024 £'000
Liquid assets			
Cash in hand and balances with the Bank of England		110,713	139,056
Loans and advances to credit institutions	9	23,753	21,467
Loans and advances to customers	10	576,921	530,100
Prepayments and accrued income	11	618	740
Other assets	11	13	19
Property, plant and equipment	12	1,984	1,489
Intangible assets	13	1,061	818
TOTAL ASSETS		715,063	693,689
LIABILITIES			
Shares	14	605,385	591,639
Amounts owed to other customers	15	58,504	55,663
Accruals and deferred income	16	916	806
Current tax liabilities		650	645
Deferred tax liabilities	17	498	397
TOTAL LIABILITIES		665,953	649,150
RESERVES			
General reserves		49,110	44,539
TOTAL RESERVES ATTRIBUTABLE TO MEMBERS OF THE SOCIETY		49,110	44,539
TOTAL RESERVES AND LIABILITIES		715,063	693,689

The accounting policies and notes on pages 71 to 97 form part of these accounts.

The accounts on pages 65 to 97 were approved by the Board of Directors on 3 March 2026 and were signed on its behalf by:



D.S. Maddock - Chairman



A. Williams - Chief Executive



N.P.A. Griffiths - Finance Director

Statements of changes in members' interests for the year ended 31 December 2025

	General reserves £'000
Balance as at 1 January 2025	44,539
Profit for the financial year	4,571
BALANCE AS AT 31 December 2025	49,110
Balance as at 1 January 2024	39,832
Profit for the financial year	4,707
BALANCE AS AT 31 December 2024	44,539

Profit for the financial year represents the Society's total comprehensive income for the financial year.

Cash Flow Statement for the year ended 31 December 2025

	Notes	2025 £'000	2024 £'000
CASHFLOWS FROM OPERATING ACTIVITIES			
Profit before tax		6,218	6,314
Depreciation and amortization	12, 13	567	604
Profit on disposal of property, plant, equipment and intangible assets	12, 13	9	9
Non cash interest rate movements on loans and advances to customers		91	5
Movement in loan loss provisions		217	(351)
TOTAL		7,102	6,581

CHANGES IN OPERATING ASSETS AND LIABILITIES

Increase in loans and advances to customers		(47,112)	(51,998)
Decrease/(increase) in prepayments, accrued income and other assets		128	(183)
Increase in shares		13,746	67,947
Increase in amounts owed to other customers		2,841	13,806
Decrease in accruals and deferred income		110	200
Taxation paid		(1,554)	(1,591)
NET CASH GENERATED FROM OPERATING ACTIVITIES		(24,739)	34,762

CASHFLOWS FROM INVESTING ACTIVITIES

Purchase of property, plant and equipment and intangible assets	12, 13	(1,318)	(653)
NET CASH USED IN INVESTING ACTIVITIES	12, 13	(1,318)	(653)
(Decrease)/Increase in cash and cash equivalents		(26,057)	34,109
Cash and cash equivalents at 1 January		160,523	126,414
CASH AND CASH EQUIVALENTS AT 31 DECEMBER		134,466	160,523

REPRESENTED BY:

Cash and balances with The Bank of England		110,713	139,056
Loans and advances to credit institutions repayable on demand		23,753	21,467
TOTAL		134,466	160,523



Notes to the Accounts



Welsh Lender event at Swansea Building Society Arena

1. Accounting policies

Basis of accounting

Swansea Building Society (the "Society") has prepared these annual accounts:

- In accordance with the Building Societies Act 1986, the Building Societies (Accounts and Related Provisions) Regulations 1998 and Financial Reporting Standard 102, The Financial Reporting Standard, applicable in the UK and Republic of Ireland ("FRS 102"). The presentation currency of these annual accounts is Sterling. All amounts in the annual accounts have been rounded to the nearest £1,000.
- On the historical cost basis except in the case of Financial Instruments which are measured in line with FRS 102 (sections 11 and 12) and treated as either basic or non-basic. Basic instruments are measured at amortised cost and non-basic instruments are stated at their fair value. The Society does not currently have any assets measured at fair value.
- On a going concern basis. This is discussed in the Directors' Report on pages 49 to 52.

Income recognition

(i) Interest income and interest payable

Interest income and interest payable for all interest bearing financial instruments are recognised in 'interest receivable and similar income' or 'interest payable and similar charges' using the effective interest rates of the financial assets or financial liabilities to which they relate. The effective interest rate is the rate that discounts the expected future cash flows, over the expected life of the financial instrument, to the net carrying amount of the financial asset or liability.

Interest on impaired financial assets is recognised at the original effective interest rate of the financial asset applied to the carrying amount as reduced by an allowance for impairment.

(ii) Fees and commissions

Fees, commission income and expenses associated with bringing a mortgage onto the statement of financial position are amortised over the expected life of the mortgage on an effective interest rate basis. These are primarily arrangement fees and procurement fees.

Other fees and commission income are recognised on an accruals basis in the income statement when the service has been provided or on the completion of an act to which the fee relates.

Valuation fees receivable, less amounts payable to valuers, are included in fees and commissions receivable.

Financial Instruments

(i) Loans and receivables

Loans and receivables are predominantly mortgages to customers and money market advances held for liquidity purposes. They are initially measured at fair value plus incremental direct transaction costs, then

subsequently recorded amortised cost, including any effective interest rate adjustment, less any impairment losses.

(ii) Offsetting

Financial assets and liabilities are offset and the net amounts presented in the financial statements when there is a legally enforceable right to set off and there is an intention to settle on a net basis or to realise the asset and settle the liability simultaneously. No such assets or liabilities are offset in the Statement of Financial Position.

Income and expenses are only offset when required by FRS 102. The only item offset relates to consideration received on disposal of a non-current asset net of the carrying amount and selling expenses.

(iii) Financial liabilities

Financial liabilities are measured at amortised cost, and are recognised on the Statement of Financial Position when the Society becomes a party to the contractual provision of the instrument. Financial liabilities are derecognised when the liability is extinguished which is when the contractual obligation is discharged or expires.

Taxation

Taxation expense for the period comprises current and deferred tax recognised in the reporting period. Tax is recognised in the income statement, except to the extent that it relates to items recognised in other comprehensive income or directly in equity.

(i) Current tax

Current tax is the amount of income tax payable in respect of the taxable profit for the year or prior years. Tax is calculated on the basis of tax rates and laws that have been enacted or substantively enacted by the period end. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

(ii) Deferred tax

Deferred tax arises from timing differences that are differences between taxable profits and the profit as stated in the financial statements. These timing differences arise from the inclusion of income and expenses in tax assessments in periods different from those in which they are recognised in financial statements.

Deferred tax is recognised on all timing differences at the reporting date. Unrelieved tax losses and other deferred tax assets are only recognised when it is probable that they will be recovered against the reversal of deferred tax liabilities or other future taxable profits.

Deferred tax is measured using tax rates and laws that have been enacted or substantively enacted by the period end and that are expected to apply to the reversal of the timing difference.

Deferred tax balances are not discounted.

1. Accounting policies (continued)

Intangible assets

Computer software

Purchased software and costs directly associated with the internal development of computer software are capitalised as intangible assets where the software is an identifiable asset controlled by the Society which will generate future economic benefits and where costs can be reliably measured. Costs incurred to establish technological feasibility or to maintain existing levels of performance are recognised as an expense as incurred. The implementation costs are capitalised on the payment date. The license fee is paid in instalments, the licence fees are capitalised from the date the application comes into use. The Society recognises a liability for the obligation to pay the instalments as well. This liability is initially measured at the present value of the future payments discounted at a market rate and is subsequently measured at amortised cost.

Intangible assets are stated at cost less cumulative amortisation and impairment losses.

Amortisation begins when the asset becomes available for operational use and is charged to the income statement on a straight-line basis over the estimated useful life of the software, which is 4 years, except for licenses which are spread over the life of the contract. The amortisation periods used are reviewed annually.

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

Property, plant and equipment

Additions and improvements to office premises and equipment, including costs directly attributable to the acquisition of the asset, are capitalised at cost. The Society has, on transition to FRS 102, elected to treat the fair value of freehold property as the Society's deemed cost. All other items of property, plant and equipment are included in the statement of financial position at the original cost, less cumulative depreciation and any impairment. The cost, less estimated residual values of any asset, is depreciated on a straight-line basis over its estimated useful economic life of the asset as follows:

- Freehold Buildings over 50 years
- Leasehold land and buildings over the remainder of the lease
- Property improvements over 10 years
- Computer equipment, fixtures, fittings and vehicles over 4 years.

Assets are reviewed for impairment at each statement of financial position date or whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. The recoverable amount is the higher

of the asset's fair value less costs to sell, and its value in use. Freehold land is not depreciated.

Cash and cash equivalents

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

Provisions and contingent liabilities

The Society recognises a provision when there is a present legal or constructive obligation as a result of past events, and it is probable that an outflow of resources will be required to settle the obligation, and the amount can be reliably estimated.

Impairment of financial assets

The Society assesses, at least quarterly whether there is objective evidence that a financial asset or group of financial assets is impaired. This forms the watchlist. Objective evidence of impairment may include:

- indications that the borrower or group of borrowers are experiencing significant financial difficulty,
- default or delinquency in interest or principal payments,
- the debt being restructured to reduce the burden on the borrower,
- any breach of contract and other material deterioration in overall economic conditions.

If there is evidence that an impairment loss has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the net present value of estimated discounted future cash flows. Loans are considered for the specific provision at three or more months in arrears. Loans less than three months in arrears are considered for the collective provision.

A collective provision is made against a group of loans and advances where there is objective evidence that credit losses have been incurred but not identified at the reporting date. Management use external data sources to review the ongoing creditworthiness of this cohort of customers by determining the likelihood of default together with the amount of loss anticipated if they do default.

The resultant provisions are deducted from the related asset values in the Statement of Financial Position and the movement is recorded in the Income Statement.

Notes to the Accounts

1. Accounting policies (continued)

Leased assets

At inception the Society assesses agreements that transfer the right to use assets. The assessment considers whether the arrangement is, or contains, a lease based on the substance of the arrangement.

(i) Operating leased assets

Leases that do not transfer all the risks and rewards of ownership are classified as operating leases. Payments under operating leases are charged to the income statement on a straight-line basis over the period of the lease.

(ii) Lease incentives

Incentives received to enter into an operating lease are credited to the income statement, to reduce the lease expense, on a straight-line basis over the period of the lease. The Society has no finance leases.

Employee benefits

The Society provides a range of benefits to employees, including annual bonus arrangements, paid holiday arrangements and defined contribution pension plans.

(i) Short term benefits

Short term benefits, including holiday pay and other similar non-monetary benefits, are recognised as an expense in the period in which the service is received.

(ii) Defined contribution pension plans

The Society operates a defined contribution pension scheme. The cost of providing retirement pensions and related benefits is charged each year to the income statement. The assets are held in a separate fund.

2. Critical accounting judgements and estimation uncertainty

The Society makes estimates and judgements that affect the reported amounts of assets and liabilities. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The Society has identified the following critical areas of estimation uncertainty:

(a) Impairment losses on loans and advances to customers

The Society reviews its mortgage advances portfolio on at least a quarterly basis to assess impairment. In determining whether an impairment loss should be recorded, the Society is required to exercise a degree of judgement.

Impairment provisions are calculated using historical arrears experience. Assumptions are applied to determine prevailing market conditions (e.g. interest rates and house prices), customer behaviour (e.g. default rates), forced sale discount and the length of time expected to complete the sale of properties in possession. The accuracy of the provision would therefore be affected by unexpected changes to these assumptions.

- A 4% fall in house prices would result in an additional provision requirement of £164k

- An increase in the forced sale discount of 5% would result in an additional provision requirement of £284k
- A decrease in the forced sale discount of 5% would result in a decreased provision requirement of £214k
- A reduction in the time to sell defaulted property by one year would decrease the provision requirement by £160k
- An increase in the time to sell a defaulted property by one year would result in an increased provision requirement of £183k
- An increase in the time to sell defaulted property by one year along with a 4% fall in house prices and an increase in the forced sale discount of 5% would result in an increased provision of £697k
- A decrease in the time to sell a defaulted property by one year along with no fall in house prices and a decrease in the forced sale discount of 5% would decrease the loan loss provision by £332k.

(b) Effective Interest Rate ("EIR") Accounting

In determining the amount of interest to be recognised on the EIR basis of accounting, the Society uses historical and forecast redemption data in order to estimate the expected lives of mortgages and to support the assessment of future early redemption interest.

The appropriateness of the assumptions made is re-assessed on a regular basis. Changes to the assumptions will change the carrying value of mortgages in the statement of financial position and the timing of recognition of interest income. A decrease of one year in the expected lives of the mortgages would increase the income recorded by approximately £246k. An increase of one year in the expected lives of the mortgages would decrease the income recorded by approximately £67k.

(c) Intangible assets

Key judgements relate to determining as to whether there is expected future economic benefit that will flow to the Society and in relation to the point at which licence fees are capitalised.

The Society has evaluated whether it has control over the software in assessing whether it should be capitalised as an intangible asset. This assessment considered factors such as whether the Society can restrict access by others to the software, whether the Society has access to configure to change the software such as through functionality, whether the software can be run on an alternative server, and whether the Society can refuse software updates.

A key estimate relates to the discount rate used in the discounting of the payments relating to licences included in intangible assets. A 1% increase in the discount rate would result in a decrease in the intangible asset of £5k. A 1% decrease in the discount rate would result in an increase in the intangible asset of £5k.

The Society proposed to amortise the front office portal savings capitalised implementation costs over 4 years. This is because midway through the 7 year contract the Society will be implementing a newer version of the software upon moving the core database from on premises servers to the cloud. There will be additional capitalised implementation costs at this point.

Notes to the Accounts

3. Interest receivable and similar income	2025	2024
	£'000	£'000
On loans fully secured on residential property	28,458	29,443
On other loans fully secured on land	2,426	1,985
On other liquid assets	6,187	7,228
	37,071	38,656

4. Interest payable and similar charges	2025	2024
	£'000	£'000
On shares held by individuals	20,440	23,034
On deposits and other borrowings	1,673	1,846
	22,113	24,880

5. Administrative expenses	2025	2024
	£'000	£'000
Employee costs (see note 6 and 7)		
- Wages and salaries	3,669	3,345
- Social security costs	450	344
- Other pension costs	313	275
	4,432	3,964
Other administrative expenses	3,718	3,042
	8,150	7,006
Other administrative expenses include:		
Remuneration of auditor		
- Audit of annual accounts (Exc. VAT)*	148	135
- Audit related services (Exc.VAT)*	2	2
Payments under operating leases		
- Rent of office premises	102	99
IT expenses	1,307	895

* Comprises services in relation to statutory and regulatory filings. These include audit services for the review of the summary financial information and Building Societies Act Section 68 opinion on transactions with Directors.

6. Directors' and Key Managers' Remuneration

Total remuneration of the Society's Directors for the year was £920,000 (2024: £878,000). Full details are given in the Directors' Remuneration Report on page 46. Details of Directors' loans and transactions can be found in note 19 on page 86. Remuneration of the Leadership Team, including the Executive Directors, for the year was £1,203,093 (2024: 1,148,276). Key Management Personnel includes all Directors and other members of staff who have responsibilities under the Senior Managers Regime.

Fees for Non-Executive Directors are not pensionable and Non-Executive Directors do not participate in any incentive scheme or receive any other benefits.

7. Employee information

The average monthly number of persons employed by the Society (including executive directors) during the financial year was as follows:

	2025	2025	2024	2024
	Full Time	Part Time	Full Time	Part Time
Head Office and Administration staff	25	3	26	3
Branch offices	23	30	21	29
Executive Directors	3	-	3	-
	51	33	50	32

8. Tax on profit

2025
£'000

2024
£'000

The taxation charge for the year comprises:

UK corporation tax on the profits in the year	1,546	1,558
Total current tax charge	1,546	1,558

Deferred taxation:

Origination and reversal of timing differences	101	49
Tax on profit	1,647	1,607

2025
£'000

2024
£'000

Profit before tax	6,219	6,314
Profit before tax multiplied by 25.00% (2024: 25%) rate of corporation tax in the UK	1,555	1,579
Effects of:		
Depreciation on non qualifying assets	79	16
Expenses not deductible for tax purposes	13	12
Tax charge for the year	1,647	1,607

The standard rate of Corporation Tax in the UK was 25.0% and accordingly the Society's profits have been taxed at this effective rate (2024:25.0%). Deferred tax has been measured based on the substantively enacted rate of 25%. Further details on deferred tax are included in Note 17.

Notes to the Accounts

9. Loans and advances to credit institutions

Maturity analysis

In the ordinary course of business, loans and advances to credit institutions are repayable from the statement of financial position date, as follows:

	2025 £'000	2024 £'000
Accrued interest	29	36
On demand	23,724	21,431
Not more than three months	-	-
At 31 December	23,753	21,467

10. Loans and advances to customers

Maturity analysis

The maturity analysis of loans and advances to customers, from the date of the statement of financial position, is as follows (instalments being regarded as separate amounts):

	2025 £'000	2024 £'000
Repayable on demand	-	2,140
Deferred fees and charges	(1,248)	(1,325)
Not more than three months	8,056	5,747
More than three months but not more than one year	15,269	12,864
More than one year but not more than five years	72,925	65,744
More than five years	482,703	445,484
	577,705	530,654
Less: allowance for impairment	(771)	(554)
Less: allowance for suspended interest	(13)	-
	576,921	530,100
Loans fully secured on residential property	534,586	498,063
Other loans fully secured on land	42,335	32,037
At 31 December	576,921	530,100

It should be noted that the above may not reflect actual experience of repayments since many mortgage loans are repaid early. In addition the analysis below reflects the legal position that all accounts in arrears are repayable on demand, except where arrangements or concessions are in force.

Forbearance

The Society uses forbearance tools in line with industry guidance where they are deemed appropriate for an individual customer's circumstances. Forbearance tools which the Society may offer include capitalisation, temporary interest only concessions, payment arrangements, payment holidays and term extensions.

The analysis below sets out a total of £2.6M (2024: £0.6M) of mortgage balances which are subject to some form of forbearance. The impairment provisioning methodology and assumptions are applied to provide adequate cover in respect of lending which is subject to forbearance.

	Positive Arrears Arrangements*	Payment Holidays	Temporary Interest Only	Term Extension	Negative Arrears**	Total
2025	£'000	£'000	£'000	£'000	£'000	£'000
Not in arrears	14	271	193	923	75	1,476
Less than one month	-	-	-	-	-	-
One to two months	-	-	1,118	-	-	1,118
Two to three months	-	-	-	-	-	-
Three to six months	-	-	-	-	-	-
	14	271	1,311	923	75	2,594

	Positive Arrears Arrangements*	Payment Holidays	Temporary Interest Only	Term Extension	Negative Arrears**	Total
2024	£'000	£'000	£'000	£'000	£'000	£'000
Not in arrears	50	242	85	239	-	616
Less than one month	-	-	-	-	-	-
One to two months	-	-	-	-	-	-
Two to three months	-	-	-	-	-	-
Three to six months	-	-	-	-	-	-
	50	242	85	239	-	616

* A positive arrears arrangement is one where the customer's regular monthly repayments are in excess of their contractual repayment amount in order to reduce their arrears situation.

** A negative arrears arrangement is one where the customer's regular monthly repayments are lower than their contractual repayment amount, agreed by the Society for a defined period of time.

Notes to the Accounts

10. Loans and advances to customers (continued)

The movement on the allowance for impairment is summarised as follows:

	Loans fully secured on residential property	Loans fully secured on land	Total
	£'000	£'000	£'000
At 1 January 2025			
Individual impairment	301	-	301
Collective impairment	232	21	253
	533	21	554

Income statement

Individual impairment	201	-	201
Collective impairment	9	7	16
	210	7	217

At 31 December 2025

Individual impairment	502	-	502
Collective impairment	241	28	269
	743	28	771

	Loans fully secured on residential property	Loans fully secured on land	Total
	£'000	£'000	£'000
At 1 January 2024			
Individual impairment	484	-	484
Collective impairment	390	31	421
	874	31	905

Income statement

Individual impairment	215	-	215
Collective impairment	(158)	(10)	(168)
	57	(10)	47

At 31 December 2024

Individual impairment	301	-	301
Collective impairment	232	21	253
	533	21	554

11. Prepayments, accrued income and other assets

	2025 £'000	2024 £'000
Prepayments and accrued income	618	740
Other assets	13	19
At 31 December	631	759

12. Tangible assets (Property, plant and equipment)

Cost or valuation (see below)	Freehold land and buildings £'000	Long Leasehold land and buildings £'000	Property improve- ments £'000	Computer equipment, fixtures, fittings and vehicles £'000	Total £'000
At 1 January 2025	387	335	1,369	1,404	3,495
Additions	707	-	-	111	818
Disposals	-	-	-	(75)	(75)
At 31 December 2025	1,094	335	1,369	1,440	4,238

Accumulated Depreciation

At 1 January 2025	59	25	807	1,115	2,006
Charge	18	3	120	169	310
Disposals	-	-	-	(62)	(62)
At 31 December 2025	77	28	927	1,222	2,254

Carrying amount

At 31 December 2025	1,017	307	442	218	1,984
At 31 December 2024	328	310	562	289	1,489

Notes to the Accounts

13. Intangible assets

	Software £'000
Cost	
At 1 January 2025	1,583
Additions	500
Write off	(196)
At 31 December 2025	2,064
Amortisation and impairment	
At 1 January 2025	765
Charge for the year	257
Write off	(19)
At 31 December 2025	1,003
Carrying amount	
At 31 December 2025	1,061
At 31 December 2024	818

14. Shares

	2025 £'000	2024 £'000
Shares		
Held by individuals	605,385	591,639

Maturity analysis

In the ordinary course of business, shares are repayable from the balance sheet date as follows:

Accrued interest	5,924	6,647
On demand	502,469	516,428
In not more than three months	96,992	68,564
At 31 December	605,385	591,639

15. Amounts owed to other customers

Maturity analysis

In the ordinary course of business, amounts owed to other customers are repayable from the balance sheet date as follows:

	2025 £'000	2024 £'000
Accrued interest	17	15
On demand	45,398	46,891
In not more than three months	13,089	8,757
At 31 December	58,504	55,663

16. Accruals and deferred income	2025	2024
	£'000	£'000
Lease incentive	7	12
Accruals	909	794
At 31 December	916	806

17. Deferred tax liabilities	Deferred taxation liability 2025	Deferred taxation liability 2024
	£'000	£'000
At 1 January	397	348
Transferred from income statement	101	49
At 31 December	498	397

Deferred taxation

Deferred tax has been accounted for in respect of:

	2025	2024
	£'000	£'000
Capital allowances in excess of depreciation		
At 1 January	397	348
Fixed asset temporary differences	101	42
Other short term timing differences	-	7
At 31 December	498	397

Notes to the Accounts

18. Guarantees and other financial commitments

(a) At 31 December 2025, the Society had commitments to the following future minimum lease payments under non-cancellable operating leases for each of the following periods.

	2025	2024
	£'000	£'000
Payments due		
Not later than one year	95	79
Later than one year and not later than five years	141	146
Later than five years	-	-
Total	236	225

(b) The Society operates a mortgage product which allows borrowers to receive the contracted advance balance over a period of time. The amounts in respect of completed advances which have not yet been received by borrowers are:

	2025	2024
	£'000	£'000
Committed loan facilities	6	6

(c) The Society has mortgage offers less than 3 months of: -

	2025	2024
	£'000	£'000
	30,315	15,450

(d) The Society entered into a contract with its third party IT provider. The Committed amounts contracted but not yet provided for are as follows: -

	2025	2024
	£'000	£'000
Third party computer software provider	770	1,222

19. Directors' loans and transactions

(a) As required under section 68(1) and section 68(3) of the Building Societies Act 1986, registers are maintained at the principal office of the Society containing details of loans, transactions and arrangements between the Society and its directors and connected persons. These may be inspected during normal office hours for a period of fifteen days up to and including the date of the Society's Annual General Meeting to be held on 23 April 2026.

At 31 December 2025, the total secured advances outstanding in respect of 2 directors and connected persons (2024: 4) amounted to £845,794 (2024: £648,305).

(b) Directors are required to have share accounts. As at 31 December 2025 a total of £586,690 (2024: £520,651) was held in Society savings by the Directors.

(c) The following directors of the Society are directors or partners in external businesses which provide services to the Society:

Director	Company
S.H. Thomas	JCP Solicitors
A.J. Morgan	Morgan & Davies Ltd.

During the financial year the Society paid £25,611 (2024: £9,021) in respect of fees to JCP Solicitors. There were no outstanding balances at 31 December 2025 or 2024.

During the financial year the Society paid £68,359 (2024: £67,532) in respect of fees to Morgan & Davies Ltd. There was an outstanding balance of £0 at 31 December 2025. (2024: £0).

Amounts in respect of additional services provided by the above individuals in (c) above or businesses in which they are involved are not included in directors' emoluments.

Notes to the Accounts

20. Financial Instruments

A financial instrument is a contract that gives rise to a financial asset or financial liability. As a Building Society, the Society is involved in financial instrument transactions as follows:

(a) Retailer of financial instruments

The Society retails mortgages and savings products.

(b) Management of risk

The Society invests liquid asset balances with UK clearing banks and the Bank of England to manage liquidity risk. The Society does not use equity instruments.

The Society has procedures to manage the Treasury risks associated with its activities. The principal areas of risk are:

(a) liquidity risk;

(b) interest rate risk; and

(c) credit risk.

The approach to the management of these risks is described below. The Society is not directly subject to any currency risks.

The management of the Society's exposure to liquidity and interest rate risk is reviewed and controlled by the Assets and Liabilities Committee. This Committee is responsible to the Board for managing and controlling the balance sheet exposures of the Society. Minutes of the monthly Assets and Liabilities Committee are presented quarterly to the Risk Committee. The Finance Director provides the Board with a summary of the latest ALCO meeting at each Board meeting.

The Society has a formal structure for managing risks, including established risk limits, reporting lines, mandates and other control procedures. This structure is reviewed regularly by the Society's Board of Directors ("the Board") who are charged with the responsibility for managing and controlling the balance sheet exposures of the Society and the use of financial instruments for risk management purposes.

Summary terms and conditions and accounting policies of financial instruments

Financial instrument	Terms and conditions	Accounting policy
Loans and advances to credit institutions	Short term maturity	Accounted for from date of advance
Cash in hand and balances with the Bank of England	Short term maturity	Accounted for from date of advance
Loans and advances to customers	Secured on residential property or land Standard contractual term typically of 25 years	Accounted for from date of advance
Shares	Short term	Accounted for from date of deposit
Amounts owed to other customers	Short term	Accounted for from date of deposit

Note: None of the instruments on hand at year end constitute fixed rate instruments.

Carrying values by category 31 December 2025	Loans and receivables at amortised cost £'000	Cash and financial assets and liabilities at amortised cost £'000	Total £'000
Financial assets			
Cash in hand and balances with Bank of England	-	110,713	110,713
Loans and advances to credit institutions	23,753	-	23,753
Loans and advances to customers	576,921	-	576,921
Total financial assets	600,674	110,713	711,387
Total non-financial assets			3,676
Total assets			715,063

Financial liabilities			
Shares	-	605,385	605,385
Amounts owed to other customers	-	58,504	58,504
Total financial liabilities	-	663,889	663,889
Total non-financial liabilities			2,064
General reserves			49,110
Total liabilities			715,063

Carrying values by category 31 December 2024	Loans and receivables at amortised cost £'000	Cash and financial assets and liabilities at amortised cost £'000	Total £'000
Financial assets			
Cash in hand and balances with Bank of England	-	139,056	139,056
Loans and advances to credit institutions	21,467	-	21,467
Loans and advances to customers	530,100	-	530,100
Total financial assets	551,567	139,056	690,623
Total non-financial assets			3,066
Total assets			693,689

Financial liabilities			
Shares	-	591,639	591,639
Amounts owed to other customers	-	55,663	55,663
Total financial liabilities	-	647,302	647,302
Total non-financial liabilities			1,848
General reserves			44,539
Total liabilities			693,689

Notes to the Accounts

20. Financial Instruments (continued)

(A) Credit risk

Credit risk is the risk that the Society incurs a financial loss arising from the failure of a customer or counterparty to meet their contractual obligations. The Society structures the level of credit risk it undertakes, by maintaining a credit governance framework involving delegated approval authority levels and credit procedures, the objective of which is to build and maintain risk asset portfolios of high quality.

The Society's maximum credit risk exposure is detailed in the table below:

	2025 £'000	2024 £'000
Credit Risk Exposure		
Cash in hand and balances with the Bank of England	110,713	139,056
Loans and advances to credit institutions	23,753	21,467
Loans and advances to customers	576,921	530,100
Total statement of financial position	711,387	690,623
Off balance sheet exposure – mortgage commitments	6	6
Off balance sheet exposure – mortgage offers less than three months old	30,315	15,450
TOTAL	741,708	706,079

(a) Loans and advances to credit institutions and central banks

The Assets and Liabilities Committee is responsible for approving treasury counterparties for investment purposes. Limits are placed on the amount of risk accepted in relation to one counterparty, or group of counterparties, and to industry sectors. This is monitored daily by the Society's Finance team and reviewed monthly by the Assets and Liabilities Committee.

The Society's policy only permits lending to the Bank of England and the UK clearing banks.

The Society's Finance team perform regular reviews of counterparty risk and monitoring of publicly available information to highlight possible indirect exposure.

-An analysis of the Society's treasury asset concentration is shown in the table below:

Industry sector	2025 £'000	2025 %	2024 £'000	2024 %
Banks	23,753	17.7	21,467	13.4
Central Government	110,713	82.3	139,056	86.6
TOTAL	134,466	100.0	160,523	100.0

The Society only lends in Wales & England.

(b) Loans and advances to customers

All mortgage applications are assessed with reference to the Society's retail credit risk appetite statement and lending policy, which includes assessing applicants for potential fraud risk, and which were approved by the Board. When deciding on the overall risk appetite that the Society wishes to adopt, both numerical and non-numerical considerations are taken into account, along with data on the current UK economic climate and competitor activity. The Society's risk appetite and lending policy must comply with all the prevailing regulatory policy and framework.

The lending portfolio is monitored by the Credit Risk Committee and Risk Committee to ensure that it remains in line with the stated risk appetite of the Society, including adherence to the lending principles, policies and lending limits.

For new customers, the first element of the retail credit control framework is achieved via an affordability assessment, which includes an assessment of the credit quality of potential customers prior to making loan offers. A second element is lending policy rules which are applied to new applications to ensure that they meet the risk appetite of the Society. All mortgage applications are overseen by the Lending team who ensure that any additional lending criteria are applied and that all information submitted within the application is validated.

For existing borrowers within the lending portfolio, management use Fitch data to review the ongoing creditworthiness of customers by determining the likelihood of default over a rolling 12 month period together with the amount of loss anticipated if they do default. Further information is contained within the Risk Review and Risk Committee Report on pages 33 to 42.

It is the Society's policy to ensure good customer outcomes and lend responsibly by ensuring at the outset that the customer can meet the mortgage repayments. This is achieved by obtaining specific information from the customer concerning income and expenditure.

The Society does not have any exposure to the sub-prime market.

Loans and advances to customers are made up of retail loans fully secured against UK residential property £534.6M (2024: £498.1M), comprising residential and buy-to-lets with the remaining £42.3M (2024: £32.0M) being secured on commercial property.

Allowance for impairment

	£'000	%
Residential	721	0.15
Buy-to-Let	22	0.04
Commercial	28	0.06
TOTAL	771	0.13

Notes to the Accounts

20. Financial Instruments (continued)

Retail loans

Loans fully secured on residential property are split between residential and buy to let. The average loan to value (LTV) is the mean LTV for the portfolio. Each individual LTV is calculated by comparing the value of the mortgage to the value of collateral held, which is based on original valuation and not indexed linked.

The average LTV of residential mortgages is 44% (2024: 44%).

Further LTV information on the Society's residential mortgage portfolio is shown below:

LTV analysis

	2025	2024
	%	%
Residential		
0% - 30%	12	12
30% - 60%	45	43
60% - 80%	39	42
80% - 90%	4	2
90% - 100%	-	-
>100%	-	-
Average loan to value of residential mortgage loans	44	44
Average loan to value of new business	52	36
Buy-to-let		
0% - 30%	7	7
30% - 60%	49	46
60% - 80%	44	47
80% - 90%	-	-
90% - 100%	-	-
>100%	-	-
Average loan to value of buy-to-let mortgage loans	48	50
Average loan to value of new business	44	43

The main factor for loans moving into arrears tends to be the general economic environment.

The table below provides information on residential and buy to let mortgage loans by payment due status.

Arrears analysis	2025 £'000	2025 %	2024 £'000	2024 %
Not impaired:				
Neither past due or impaired	530,741	99.28	493,361	99.06
Past due up to 3 months but not impaired	3,174	0.59	4,586	0.92
Past due over 3 months but not impaired	348	0.07	-	-
Possessions	105	0.02	449	0.09
Impaired:				
Not past due	-	-	-	-
Past due up to 3 months	208	0.04	120	0.02
Past due over 3 months	149	0.03	-	-
Possessions	1,553	0.29	1,427	0.29
Other:				
Deferred fees and charges	(936)	(0.18)	(1,325)	(0.27)
Allowance for impairment	(743)	(0.14)	(554)	(0.11)
Allowance for suspended interest	(13)	-	-	-
TOTAL	534,586	100.00	498,064	100.00

Value of collateral held	£'000	Average LTV%	£'000	Average LTV%
Neither past due or impaired	1,205,595	44.0	988,134	45.3
Past due but not impaired	5,856	61.9	7,964	47.1
Impaired	2,031	94.0	1,648	101.5
TOTAL	1,213,482	44.2	997,746	45.44

The collateral consists of residential property or land valued at the mortgage date or re-inspection date.

The status 'past due up to three months but not impaired' and 'past due over three months but not impaired' includes any asset where a payment due is received late or missed but no individual provision has been allocated. The amount included is the entire loan amount rather than just the overdue amount.

Possession balances represent those loans where the Society has been granted ownership of the underlying security pending its sale. The Society has various forbearance options to support customers who may find themselves in financial difficulty. These include payment plans, capitalisations, term extensions and reduced payment concessions.

Notes to the Accounts

20. Financial Instruments (continued)

Forbearance

Temporary interest only concessions are offered to customers in financial difficulty, subject to formal periodic reviews. The concession allows the customer to reduce monthly payments to cover interest only, and if made, the arrears status will not increase.

Reduced payment concessions allow a customer to make an agreed underpayment for a specific period of time. The monthly underpaid amount accrues as arrears and agreement is reached at the end of the concession period on how the arrears will be repaid.

Payment plans are agreed to enable customers to reduce their arrears balances by an agreed amount per month which is paid in addition to their standard monthly repayment.

Capitalisations occur where arrears are added to the capital balance outstanding for the purposes of re-structuring the loan.

The term of the mortgage is extended in order to reduce payments to a level which is affordable to the customer based on their current financial circumstances.

All forbearance arrangements are formally discussed with the customer and reviewed by management. By offering customers in financial difficulty the option of forbearance the Society potentially exposes itself to an increased level of risk through prolonging the period of non-contractual payment and/or potentially placing the customer into a detrimental position at the end of the forbearance period. In order to minimise any potential risks to the Society or our customers, regular monitoring of the level and different types of forbearance activity is undertaken and reported to the Board.

Regular monitoring of the level and different types of forbearance activity are reported to the Credit Risk Committee and Board on a quarterly basis. In addition the Board monitors the level of arrears on a monthly basis. In addition all forbearance arrangements are reviewed and discussed with the customer on a regular basis to assess the ongoing potential risk to the Society and continued suitability of the arrangement for the customer.

The table below details the number of forbearance cases at 31 December 2025. Further information can be found in note 10 on page 80.

Type of forbearance	2025 Number	2024 Number
Positive arrears arrangement	1	2
Payment holiday	1	1
Temporary interest only	2	2
Mortgage term extensions	6	3
Permanent interest only	2	-
TOTAL	12	8

Secured Business Loans

Secured Business Loans (SBL) are primarily made available to Small and Medium sized enterprises for either owner occupied, investment property or residential development purposes. Loans are also only granted against the 'bricks and mortar' of the property and not against working capital or machinery etc.

The composition of the SBL book at 31 December is as follows:

	2025 £'000	2025 %	2024 £'000	2024 %
Residential investment	34,978	83	23,054	72
Non residential investment	5,109	12	7,383	23
Residential development	2,248	5	1,600	5
TOTAL	42,335	100	32,037	100

The table below provides information on the original LTV of the Society's SBL mortgage portfolio:

LTV analysis	2025	2024
SBL	%	%
0% - 30%	2	2
30% - 60%	37	43
60% - 80%	61	54
80% - 90%	-	1
Average loan to value of SBL	57	55
Average loan to value of new business	66	48

(B) Liquidity risk

Liquidity risk is the risk that the Society will not have sufficient financial resources available to meet its obligations as they fall due, under either normal business conditions or a stressed environment. It is the Society's policy that a significant amount of its total assets are carried in the form of cash and other readily realisable assets in order to:

- (i) meet day-to-day business needs;
- (ii) meet any unexpected cash needs;
- (iii) maintain public confidence; and
- (iv) ensure maturity mismatches are provided for.

Monitoring of liquidity, in line with the Society's prudent policy framework, is performed daily. Compliance with these policies is reported to the Assets and Liabilities Committee monthly and to the Risk Committee quarterly.

Notes to the Accounts

20. Financial Instruments (continued)

The Society's liquidity policy is designed to ensure the Society has sufficient liquid resources to withstand a range of stressed scenarios. A series of liquidity stress tests have been developed as part of the Individual Liquidity Adequacy Assessment Process (ILAAP). They include scenarios that fulfil the specific requirements of the PRA (the idiosyncratic, market-wide and combination stress tests) and scenarios identified by the Society which are specific to its business model. The stress tests are performed monthly and reported to Assets and Liabilities Committee to confirm that the liquidity policy remains appropriate.

The Society's liquid resources comprise high quality liquid assets in the form of a Bank of England reserves account. At the end of the year the ratio of liquid assets to shares and deposits was 20.3% compared to 24.8% at the end of 2024.

The Society maintains a contingency liquidity plan to ensure that it has, so far as possible, sufficient liquid financial resources to meet liabilities as they fall due under each of the scenarios.

The table below analyses the Society's liabilities into relevant maturity groupings, based on the remaining period to contractual maturity at the statement of financial position date. This is not representative of the Society's management of liquidity. For example, retail deposits repayable on demand generally remain on balance sheet much longer.

Contractual maturity as at 31 December 2025

	On Demand £'000	Not more than 3 months £'000	More than 3 months, but not more than 1 year £'000	More than 1 year, but not more than 5 years £'000	More than 5 years £'000	Total £'000
Financial liabilities						
Shares	508,058	98,119	-	-	-	606,177
Amounts owed to other customers	45,416	13,185	-	-	-	58,601
Total liabilities	553,474	111,304	-	-	-	664,778

Contractual maturity as at 31 December 2024

	On Demand £'000	Not more than 3 months £'000	More than 3 months, but not more than 1 year £'000	More than 1 year, but not more than 5 years £'000	More than 5 years £'000	Total £'000
Financial liabilities						
Shares	523,075	69,224	-	-	-	592,299
Amounts owed to other customers	46,906	8,838	-	-	-	55,744
Total liabilities	569,981	78,062	-	-	-	648,043

The above analysis of contractual maturity includes interest accrued at current rates, for the average period until maturity on the amounts outstanding at the statement of financial position date.

(C) Market risk

Market risk is the risk of changes to the Society's financial condition caused by market interest rates. The Society is modestly exposed to market risk in the form of changes (or potential changes) in the general level of interest rates, changes in the relationship between short and long-term interest rates and divergence of interest rates for different balance sheet elements (basis risk).

The PRA has devised four models for financial risk management and treasury operations, described 'supervisory treasury approaches', of increasing sophistications, to assist societies. The approaches are described as 'Administered', 'Matched', 'Extended' and 'Comprehensive'. The Society has adopted the 'Administered' approach and in accordance with that approach must have at least 90% of its savings and deposits on administered rates, i.e. not fixed. Similarly, it must have at least 90% of its mortgage assets on administered rates. This requirement therefore reduces the Society's Market risk considerably.

The management of interest rate risk is based on a full statement of financial position gap analysis. The statement of financial position is subjected to several interest rate shock stress tests on a monthly basis and the results are reported to the monthly Assets and Liabilities Committee and reported quarterly to the Risk Committee.

The following is an analysis of the Society's sensitivity to a +200bps parallel shift in market interest rates, i.e. assuming no asymmetrical movement in yield curves and a constant financial position.

+200bps Parallel Increase Sensitivity of reported reserves to interest rate movement (economic value)	£'000
--	-------

As at 31 December 2025	(113)
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+200bps Parallel Increase Sensitivity of reported reserves to interest rate movement (economic value)	£'000
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As at 31 December 2024	(100)
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Notes to the Accounts

21. Capital

The Board's policy is to increase the value of capital held by the Society to further strengthen the confidence members and other stakeholders have in the Society as well as support continued investment in the development of the business. The Society's capital requirements are set and monitored by the PRA. The Society operates a formal ICAAP to determine and demonstrate how these requirements are met. The ICAAP also sets out the framework for the Society's internal governance and oversight of its risk and capital management policies and is used to assist with the management of capital and risk exposures.

The Society's actual and forecast capital positions are reviewed against a risk appetite that requires capital to be maintained at a specific minimum level above regulatory capital requirements. There have been no material changes to the Society's management of capital in the year.

	Notes	2025 £'000	2024 £'000
Common Equity Tier 1			
General reserve		49,110	44,539
Intangible assets		(1,061)	(818)
Total common equity tier 1 capital		48,049	43,721
Tier 2 Capital			
Collective provision		269	253
Total Tier 2 capital		269	253
Total regulatory capital		48,318	43,468

22. Country-by-Country Reporting for the year ending December 2025

Article 89 of the Capital Requirements Directive IV (CRD IV) requires credit institutions and investment firms in the EU to disclose annually, specifying, by Member State and by third country in which it has an establishment, the information shown below. At 31 December 2024, Swansea Building Society met the definition of a 'credit institution' and is classified within the retail banking category. It is registered and trades solely in the United Kingdom.

	2025	2024
Number of employees (full time equivalent)	73	67
Turnover £M ¹	15.15	13.97
Pre-tax profit £M	6.22	6.31
Corporation tax paid £M ²	1.56	1.57
Public subsidies received	Nil	Nil

1) Turnover is defined as total net income (net interest receivable and net fee/commission income) in accordance with guidance from UK Treasury.

2) Corporation tax paid in 2025 is partly in respect of the results for the year ended 31 December 2024 and partly in respect of the results for the year ended 31 December 2025.

Basis of preparation

The Society's Country-By-Country Reporting ("CBCR") has been prepared to comply with the Regulations which came into effect in 1 January 2014. The requirements place certain reporting obligations on financial institutions that are within the scope of CRD IV. CBCR requires annual publication of certain statutory information on a consolidated basis, by country where an institution has a subsidiary or branch. All of the Society's operations are in the United Kingdom.

Other Information

SWANSEA
BUILDING SOCIETY

Established 1923



Society staff with Ospreys players

Annual Business Statement for the year ended 31 December 2025

1. Statutory percentages

	At 31 December 2025	Statutory Limit
	%	%
The Lending limit	7.57	25
The Funding limit	8.81	50

The percentages are calculated in accordance with, and the statutory limits are those prescribed by, sections 6 and 7 of the Building Societies Act 1986 as amended by the Building Societies Act 1997.

The lending limit measures the proportion of business assets not in the form of loans secured on residential property. Business assets are the total assets of the Society as shown in the statement of financial position plus loan loss impairment less liquid assets and tangible fixed assets as shown in the Society's statement of financial position.

The funding limit measures the proportion of shares and borrowings not in the form of shares held by individuals.

The Statutory limits are prescribed in building society legislation and ensure that the principal purpose of a building society is that of making loans which are secured on residential property and are funded substantially by its members.

2. Other percentages

	At 31 December 2025	At 31 December 2024
	%	%
Gross capital as a percentage of shares and borrowings	7.40	6.88
Free capital as a percentage of shares and borrowings	6.98	6.56
Liquid assets as a percentage of shares and borrowings	20.25	24.80
Profit after taxation as a percentage of mean total assets	0.65	0.72
Management expenses as a percentage of mean total assets	1.24	1.17

The above percentages have been calculated from the Society's accounts.

'Shares and Borrowings' represents the aggregate of shares, amounts owed to credit institutions and amounts owed to other customers;

'Gross capital' represents the aggregate of total reserves and subordinated liabilities in the Society statement of financial position;

'Free capital' represents the total reserves and subordinated liabilities plus collective impairment less tangible and intangible fixed assets;

'Liquid assets' represents the total of cash in hand and balances with the Bank of England, loans and advances to credit institutions and debt securities;

'Mean total assets' are the average of the 2025 and 2024 total assets in the Society statement of financial position at the beginning and end of the financial year;

'Management expenses' are the total of staff costs (which include wages and salaries, social security costs and other pension costs) and other administrative expenses and depreciation and amortisation.

Unaudited

3. Information relating to the Directors

Name	Age	Business occupation	Date first appointed	Other directorships during the year
D.S. Maddock (Deputy Chairman)	68	Chartered Accountant	1.5.2016	None
J.C.D. Union	70	Banker	1.11.2017	Velindre University NHS Trust (appointed 01/10/25); Cardiff and Vale health Board (resigned 30/09/2025)
A. Williams (Chief Executive)	61	Building Society Chief Executive	1.5.2001	None
N.P.A. Griffiths (Finance Director)	41	Building Society Finance Director	1.7.2019	None
C.A. Griffiths (Director of Risk & Compliance)	53	Building Society Director of Risk & Compliance	1.6.2021	None
A.J. Morgan	64	Chartered Surveyor	1.1.2019	Morgan & Davies Ltd; Old Rec Cottages Ltd; Minelen Ltd; GAD Property & Finance Ltd
M.S. Hayes	65	Banker	1.1.2022	The Lookout Swanage Management Company Ltd;
S.H. Thomas	40	Solicitor	1.1.2023	Swansea & District Law Society
L.M. Pamment (CBE)	57	Chartered Accountant	1.1.2024	The Welsh Sports Association Ltd

A.Williams is employed on a service agreement dated 1 April 2011 which takes him to the age of 65 in 2029 unless terminated by either party by not less than 12 months notice.

N.P.A. Griffiths is employed on a service agreement dated 6 March 2019 which takes him to the age of 65 in 2049 unless terminated by either party by not less than 12 months notice.

C.A. Griffiths is employed on a service agreement dated 1 June 2021 which takes her to the age of 65 in 2037 unless terminated by either party by not less than 12 months notice.

Correspondence and other documents may be served on any of the Directors, care of Blake Morgan, One, Central Square, Cardiff.

4. Other officers (as defined by the Building Societies Act 1986)

Name	Business occupation	Other directorships during the year
G.J. Stroud	Financial Controller and Company Secretary	Coleg Llanymddyfri Cyf
S.P.P Darshan	Head of Lending	None
R.G. Miles	Head of Savings & Area Manager (East Wales)	Cardiff Business Club Ltd YMCA Housing Association
N.M. Longar	Head of IT	Outsource Wales Ltd
S. Jones	Area Manager (West Wales)	None
J. Parker	Area manager (Swansea, Neath & Port Talbot)	None
M.D. Lewis	Area Manager (England)	None

Swansea Building Society Branches (Unaudited)



Swansea Building Society Management Team

(Unaudited)



Mr G.J. Stroud
Financial Controller & Company Secretary
Age: 52
Appointed: 05/05/98



Mrs S. Jones
Area Manager (Swansea, Neath, Port Talbot & West Wales)
Age: 58
Appointed: 06/07/15



Mr S.P.P. Darshan
Head of Lending
Age: 58
Appointed: 12/05/14



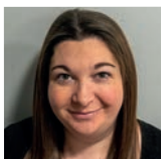
Mr N.M. Longar
Head of IT
Age: 42
Appointed: 04/02/19



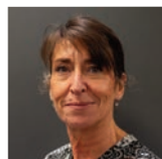
Mr. R.G. Miles
Head of Savings and Marketing and Area Manager (East Wales)
Age: 56
Appointed: 12/06/17



Mr M.D. Lewis
Area Manager (England)
Age: 60
Appointed: 12/11/12



Mrs L.G. Whittington
Finance Manager
Age: 37
Appointed: 15/11/10



Mrs J.L. James
Business Development Manager (England)
Age: 58
Appointed: 05/11/18



Mr D.N. Osterland
Branch Manager (Swansea)
Age: 36
Appointed: 05/01/15



Mr C.M. Wright
IT Application Delivery Manager
Age: 41
Appointed: 05/09/16



Mr A.C. Smith
Underwriting Manager
Age: 43
Appointed: 06/07/16



Mr D.N. Morris
Mortgage Department Manager
Age: 56
Appointed: 26/02/18



Mr T.J. Rees
Branch Manager (Mumbles)
Age: 61
Appointed: 21/08/17



Mr D.J. Goulding
Business Development Manager (East Wales)
Age: 53
Appointed: 22/03/21



Mr M.B. Hughes
Mortgage Manager
Age: 58
Appointed: 01/07/19



Mrs S. Biswas
HR / People Manager
Age: 34
Appointed: 08/07/24



Mr C.Morris
Branch Manager (Carmarthen)
Age: 32
Appointed: 22/04/24



Mr T.J. Dawes
Operational Risk Manager
Age: 36
Appointed 27/10/25



Mr H. Darby
Marketing Manager
Age: 33
Appointed: 06/06/22



Mr C.J. Kennedy
Compliance and Conduct Risk Manager
Age:31
Appointed 09/10/17



Mr C.D.Rice
Branch Manager (Cowbridge)
Age: 48
Appointed: 31/03/25



Mr C.J. Curtis
Financial Risk Manager
Age:27
Appointed 20/01/25

Swansea Building Society

External Auditors

Forvis Mazars LLP
30 Old Bailey,
London, EC4M 7AU

Internal Auditors

Deloitte LLP
HALO, Counterslip, Redcliffe, Bristol, BS1 6AJ

Bankers

Barclays Corporate Bank
Barclays Octagon House, Gadbrook Park, Northwich,
Cheshire CW9 7RB

Tax Advisors

BDO
Bridgwater House, Finzels Reach, Counterslip,
Bristol, BS1 6BX



Solicitors

Blake Morgan
One Central Square, Cardiff, CF10 1FS

JCP
Venture Court, Valley Way, Enterprise Park,
Swansea, SA6 8AH

Morgan La Roche
PO Box 176, Bay House, Tawe Business Village,
Phoenix Way Enterprise Park, Swansea, SA7 9YT

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Established 1923

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Swansea Building Society is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Financial Services Register Number: 206066

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