2024 ASR FAQ

Frequently asked questions

Form		Entries	1
	Number	Date	New this issue?
QSR / ASR 210	1	08 January 2021	No
QSR / ASR 210	2	20 December 2022	No
QSR / ASR 210	3	20 December 2022	No
ASR 249 / 250 / 252	4	20 December 2022	Updated
ASR 430 / 430s / 431 / 431s	5	20 December 2022	No
QAD / AAD 230	6	20 December 2022	No
QAD / AAD 236	7	20 December 2022	No
QAD / AAD 230 & 236	8	20 December 2022	No
All Annual returns (ASR, AAD, ASB)	9	20 December 2022	Updated
All Annual returns (ASR, AAD, ASB)	10	22 December 2023	Updated
All Annual returns (ASR, AAD, ASB)	11	22 December 2023	No
All returns (ASR, AAD, ASB, QSR,	12	12 December 2024	Yes
QAD)			

Please see following pages for questions and responses

If further clarification is required on the QSR / QAD / ASR / AAD / ASB return, please contact UK EXTERNAL REPORTING team at LLoyds-SolvencyReturns@lloyds.com



QSR / QAD / ASR / AAD / ASB

Number	Question	Answer	Documents affected by change?
1. QSR / ASR 210	What discount rate should be used?	As set out in the PRA's Policy Statement 24/20, from the end of the transition period following the UK's exit from the EU, the PRA will be required to publish Solvency II discount rates for each relevant currency for each reporting date from Thursday 31 December 2020. Therefore all syndicates should use the PRA's published discount rates in the calculation of technical provisions in the QSR and ASR from 31 December 2020.	Instructions
		For currencies for which the PRA does not publish technical information / discount rates, it is a firm's responsibility to propose discount rates that complies with Solvency II requirements and justify its approach to its supervisor. The PRA considers that suitable approaches may include, subject to discussion with a firm's supervisor, use of:	
		 (i) publicly available source of discount rates (eg from EIOPA). However, firms should consider carefully whether the public source complies with the Solvency II requirements, and what adjustments may be necessary before it is suitable for the calculation of its UK technical provisions; or the discount rates of one of the PRA's relevant currencies that is a suitable proxy for another currency, with adjustments where necessary. 	
		Further information can be found at the following link:	
		https://www.bankofengland.co.uk/prudential-regulation/key-initiatives/solvency- ii/technical-information	



2.	QSR / ASR 210	Use of line 4	Lloyd's has clarified in the instructions that the adjustment to remove the GAAP margin of prudence within earned claims provisions should be made in <i>all</i> quarters and not just at Q2 and Q4 / Annual. Lloyd's is no longer performing testing at other quarters aside from Q4 to check that the amount of adjustment to remove prudence is restricted to that identified by the signing actuary. Lloyd's expects that each syndicate has appropriate processes and governance frameworks in place such that the adjustment to remove prudence is appropriate for the Q1, Q2 and Q3 technical provisions.	Instructions
3.	QSR / ASR 210	Use of lines 19 and 20	Lloyd's has clarified in the instructions that lines 19 and 20 are required for <i>all</i> quarterly submissions and not just at Q2 and Q4 / Annual. The instructions clarify the differences in approach between 31 December and the other quarters.	Instructions
4.	ASR 249 / 250 / 252	These forms are not included in the annual instructions. What are the deadlines for these?	The deadlines for these forms are not included in the ASR instructions because they are dealt with separately in the Solvency II Risk and Claims User Guide published on the Lloyd's website at this link: https://www.lloyds.com/conducting-business/regulatory-information/solvency-ii/tools-and-resources/syndicate-workstreams/reporting-and-disclosure There are three applicable deadlines: 3 January 2025, 27 January 2025 and 14 February 2025, so syndicates should ensure that they are aware of these.	Business timetable
5.	ASR 430 / 430s / 431 / 431s	What are the changes to these forms for 2022 year-end reporting?	From 2022 year-end reporting onwards, following the UK's exit from the European Union, FPS (Freedom To Provide Services) no longer exists as a concept for UK firms. Therefore, syndicates should only report in columns C0010 for home country business and all Lloyd's Brussels business; and column C0110 for non-EEA branch business in ASR 430/430s/431/431s. EEA branch business that operates outside of Lloyd's Brussels business is reported as home country in C0010.	Instructions



		Appendix 5 to the instructions give a number of worked examples of where to report for a range of scenarios. The revised treatment has been confirmed with the PRA.	
6. QAD / AAD 230	CMR is not calibrated to accept negative accrued interest?	You will notice that some securities will show negative accrued interest. Though these are correct you will need to do the following adjustments to be able to validate your files; 1. Hardcode the calculated SII amount 2. Make the negative accrued Int '0' 3. Copy and paste value the SII amount into the Market Value This will ensure that SII = Accrued Int + MV.	Instructions
7. QAD / AAD 236	Do the notional amounts for derivatives have to be reported?	It is not sufficient for the notional amount to equal zero and syndicates will be requested to resubmit if this is the case.	Instructions
8. QAD / AAD 230 and 236	One clarification that would be useful is relating to 'Working' assets held in currencies other than GBP and not covered by specific Trust Deeds such as Australian Dollars, Euros, South African Rand etc Are these	If the assets support sterling underwriting but are held in a different currency, they can be reported in a UK trust fund, otherwise Other can be reported and the Treasury analysis team will collect information about where these assets sit in their data quality tests.	Instructions



	to be included under 'UK' Trust Deeds?		
9. All annual returns (ASR, AAD, ASB)	Please confirm the deadline for annual (ASR, AAD, ASB) returns.	The deadline for submission of the ASR, AAD and ASB is Tuesday 11 March 2025, at 2pm.	Business timetable
10. All annual returns (ASR, AAD, ASB) and all quarterly returns (QSR, QAD)	How are Solvency UK and the PRA's December 2023 announcement impacting Lloyd's requirements?	As part of its proposed reforms to the prudential regulation of the UK's insurance industry following its Solvency II Review, the change in risk margin calculation for UK insurers has been ratified and is in force for 31 December 2023. The change reduces the cost of capital in the risk margin calculation from 6% to 4%, reducing the amount of the required risk margin. As well as the risk margin changes, the PRA has also confirmed that it does not require submissions of several Solvency II templates for year-end 2023 reporting. This impacts the below ASR and AAD forms which will in turn not be required by Lloyd's. • ASR250* – Loss Distribution Profile (Non-Life) • ASR252* – Underwriting Risks (Non-Life) • AAD232 – Structured Products • AAD234 – Derivatives Transactions *See Risk and Claims Reporting Bulletin (Y5416) for details.	Instructions



11. All annual returns (ASR, AAD, ASB)	Why is Lloyd's introducing new validations to CMR and what are they?	The specifications have been updated for AAD and ASR reporting to introduce new and updated validations for ASR002, ASR283, AAD230, AAD233 and AAD236, focused on remediating key issues and improving the quality of these returns. The changes are summarised below and detailed in the respective sections within the annual instructions. CMR Specs Key Change summary: 1. Sweep accounts instructions 2. AAD 230, 233, 236 additional fields – N/A allowed 3. ASR002 FIS to ASR 220 cross validation 4. ASR283 to ASR 511 cross validation 5. AAD230 external/internal rating 6. AAD230 credit quality step 7. AAD230 Par and Quantity	Instructions
12. All annual returns (ASR, AAD, ASB) and all quarterly returns (QSR, QAD)	What are the Lloyd's reporting requirement for December 2024 following the PRA release of final Solvency UK rules?	The PRA published the final rules (PS15/24 – Review of Solvency II: Restatement of assimilated law) on 15 November 2024. There will be minimal changes to Core Market Returns (CMR) in relation to Solvency UK during 2024 and the taxonomy version 2.6.0 provided by EIOPA continues to be used for Pillar 3 reporting by syndicates. Lloyd's has an ongoing application with the PRA for a rule modification. If the rule modification is approved, the Society of Lloyd's and Lloyd's syndicates would be required to report under the new taxonomy from Q4 2025. As part of the implementation, Lloyd's would also be required to submit to the PRA data under the new taxonomy for year-end 2024 reporting, the data for which would be collected from syndicates as part of a dry-run for Solvency UK implementation during the second half of 2025.	Instructions
		Managing agents are advised to continue analysing the new reporting requirements and close any data gaps identified.	

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