## Aegon

# Levensverzekering N.V.

Solvency and Financial Condition Report 2022



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## Executive summary

A. Business and

Performance

## Scope of the report

This report is Aegon Levensverzekering's Solvency and Financial Condition Report (SFCR) for the year 2022. This report informs Aegon Levensverzekering's stakeholders about its:

- Business and performance;
- System of governance;
- Risk profile;
- Valuation for solvency purposes; and
- Capital management.

The SFCR report contains both quantitative and qualitative information. The main focus of this report is on the Solvency Balance Sheet, its relation to IFRS and on the Solvency Capital Requirement ("SCR"). Material differences between Aegon Levensverzekering's financial statements based on IFRS-EU and the Delegated Regulation Solvency II, are discussed in chapter D. Valuation for Solvency Purposes.

## **Basis of presentation**

This report is prepared in accordance with the requirements of Solvency II Directive and Delegated Regulation (in particular articles 51, 53 - 55 of the Solvency II Directive, articles 290-298 of the Delegated Regulation, and relevant EIOPA Guidelines, in particular 'Guidelines on reporting and public disclosure' (EIOPA-BoS-15/109) as issued by the European Insurance and Occupational Pensions Authority (EIOPA)).

The figures reflecting monetary amounts in the SFCR are presented in Euro (EUR) unless otherwise stated. Aegon Levensverzekering discloses monetary amounts in millions of units for disclosing purposes. All values are rounded to the nearest million unless otherwise stated. The rounded amounts may therefore not add up to the rounded total in all cases. All ratios and variances are calculated using the underlying amount rather than the rounded amount.

In case IFRS figures are disclosed, the figures are prepared in accordance with the International Financial Reporting Standards as adopted by the European Union (IFRS-EU).

The 2022 SFCR of Aegon Levensverzekering has been prepared and disclosed under the responsibility of the Executive Board. This document was approved on March 27, 2023 by Aegon Levensverzekering's Executive Board.

#### Summary

The 2022 Solvency Financial Condition Report provides Aegon Levensverzekering's stakeholders with insight into:

## A. Business and performance

#### Aegon Nederland N.V.

Aegon Nederland N.V. (hereafter: Aegon Nederland) is the holding company of Aegon Levensverzekering N.V. (hereafter: Aegon Levensverzekering) and several other companies, such as Aegon Schadeverzekering N.V., Aegon Spaarkas N.V. and Aegon Bank N.V., which together form the Aegon Nederland-group. Aegon Levensverzekering is the main life insurance carrier for Aegon Nederland.

Aegon Nederland is transitioning from a traditional insurer to a customer-centric financial services provider. Aegon Nederland's ambition is to become the most customer-centric and innovative financial services provider within the Dutch market. As the lives of our customers become longer and more varied, at Aegon we strive to be a financial services company that gives people the confidence and flexibility to find their own way and contribute to a better world. This ambition underpins our new company purpose, Helping people live their best lives. Our purpose shapes how we engage with and create value for our customers and wider stakeholder base. In turn, this provides the foundation for our vision and strategy, as well as for our business planning and decision-making.

In order to achieve our strategic and financial goals, the various business units of Aegon Nederland are managed and organized in two categories:

- Financial Assets: where we focus on maximizing value and gradually releasing capital to invest in Strategic Assets, and
- Strategic Assets: the businesses in which we will invest to grow our customer base, improve customer retention, and margins.

## Aegon to combine its Dutch operations with a.s.r.

In October 2022, Aegon N.V. announced that it had reached an agreement with a.s.r. to combine its Dutch pension, life and non-life insurance, banking, and mortgage origination activities with a.s.r. The combination will create a leading Dutch insurance company. This step enables Aegon to accelerate its strategy and represents a major step in its ambition to become a leader in its chosen markets. Aegon will receive a cash consideration and a 29.99% strategic stake in a.s.r., with associated governance rights.

On January 17, 2023, the Extraordinary General Meeting of shareholders ("EGM") of Aegon N.V. has approved the proposed transaction. Furthermore, the works council of Aegon has rendered a positive advice in relation to the proposed transaction. The transaction is subject to customary conditions, including regulatory and antitrust approvals, and is expected to close in the second half of 2023.

Aegon Nederland set up a program to disentangle its' operations from Aegon N.V. and to be able to operate as a standalone company.

A. Business and

Performance

#### Financial Assets

Aegon Levensverzekering is considered a Financial Asset. Aegon has established a dedicated team to manage these businesses, which is responsible for maximizing its value. Aegon selectively competes in the defined benefit market. This also includes supporting employers in their transition towards defined contribution solutions under the new pension agreement. New sales for these blocks are limited and focused on products with higher returns and a moderate risk profile: mainly immediate pensions annuities, indexations on existing group life contracts and risk insurance.

#### Performance

The result for Aegon Levensverzekering before tax for 2022 was EUR 1,018 million (2021: gain of EUR 436 million), EUR 582 million higher than in 2021, which is mainly explained by improved result on fair value items, which is only partly offset by a decreased investment margin, primarily impacted by sales within the fixed income assets to generate liquidity to maintain a robust liquidity position, consistent with Aegon's strict liquidity framework. For fair value items, in 2022 the positive results on the quaranteed portfolio, alternative assets and the Liability Adequacy Test (LAT) headroom deficit were partly offset by a negative result on real estate revaluations and the interest hedges. Furthermore, there was a significant negative impact in 2022 of model and assumption updates.

Premium income decreased from EUR 1,328 million in 2021 to EUR 1,213 million in 2022. The individual life portfolio is shrinking and new contribution plans are no longer offered by Aegon Levensverzekering, but are placed in Aegon Cappital, a subsidiary of Aegon Nederland.

The commissions and expenses decreased by EUR 29 million to EUR 251 million (2021: EUR 280 million). This is mainly driven by expense savings programs, lower expenses on the outsourcing of individual life policies as these costs are front loaded.

The change in valuation of liabilities for insurance and investment contracts is the result of fair value changes of the quarantee provision as well as the profit recorded as a decrease of the LAT deficit. The change includes a gain in 2022 of EUR 3,972 million (2021: gain of EUR 1,856 million) relating to fair value movements of guarantees and is due to the decrease of the quarantee provision as a result of higher interest rates and increased credit spreads in 2022. The LAT deficit decreased by EUR 5,292 million (2021: decrease of EUR 1,771 million), which is primarily the result of higher interest rates and increased spreads, partly offset by a negative impact from model and assumption updates.

Full details on the Aegon's business and performance are described in chapter A. Business and performance.

#### **B.** System of governance

The system of governance has been put in place centrally at Aegon Nederland, which is the holding company of Aegon Levensverzekering and several other companies and is used throughout Aegon Nederland. Aegon Levensverzekering complies with the policies of both Aegon Group and Aegon Nederland. The Aegon Nederland policies are tailored to fit local circumstances and therefore imply additional restrictions to the Group policies.

Over the last few years, Aegon Nederland's strategy has been enhanced and refined. Changes to the strategy have been made to reflect developments inside as well as outside of the company, whereby the company has been further transformed from being product-driven towards being customer-driven. Changes to our organization and governance structure were required, the concept of "Accountability within a clear framework" was introduced, with a well-defined company strategy, functional policies and group-wide standards and replaced a more "federated" model in August 2021.

Aegon Nederland is divided into four Business Units: Life (comprising of Aegon Levensverzekering and Aegon Spaarkas), Bank, Mortgages and Workplace Solutions. Within each Business Unit, each legal entity remains responsible for its own statutory accounting and reporting (including SII reporting). By bringing value delivery and cost under control of the relevant Business Unit accountability further increased.

Aegon Levensverzekering is considered a Financial Asset. By doing so, the organizational structure is well aligned to our business strategy and allows for an efficient and effective execution of our strategy.

#### General governance

Aegon Levensverzekering's Statutory Management Board is charged with the overall management of the company and is responsible for achieving Aegon Levensverzekering's goals, developing the strategy and its associated risk profile, in addition to overseeing any relevant sustainability issues and the development of the company's earnings. Aegon Levensverzekering's Statutory Management Board is assisted in its duties by the Chief Legal Officer and Chief People Officer, collectively referred to as Management Board Aegon Nederland (MB NL).

Aegon Levensverzekering's Supervisory Board oversees the management of the Statutory Management Board, in addition to the company's business and strategy. The Supervisory Board takes into account the interests of all Aegon stakeholders. The Supervisory Board also oversees the activities of its committees. These committees are composed exclusively of Supervisory Board members and deal with specific topics related to Aegon's financial accounts, risk management, and executive remuneration. These committees are the:

- Risk and Audit Committee; and
- Remuneration Committee.

In addition to the corporate bodies described above, Aegon Levensverzekering has in place a number of key functions, as required under Solvency II. These key functions are described below, in the section 'control environment'.

A. Business and

Performance

#### Risk management

Aegon Levensverzekering's risk management framework is designed and applied to identify and manage potential events and risks that may affect Aegon Levensverzekering. It is established through the Enterprise Risk Management (ERM) framework, which aims at identifying and managing individual and aggregate risks within Aegon Levensverzekering's risk tolerance limits in order to provide reasonable assurance on the achievement of Aegon Levensverzekering's objectives. Aegon Levensverzekering's ERM framework is based on a well-defined risk governance structure:

- Supervisory Board;
- Statutory Management Board;
- Management Board Aegon Nederland;
- Risk & Capital Committee.

#### Control environment

In addition to the risk management framework, Aegon Levensverzekering's Solvency II control environment consists of an internal control system, an actuarial function and an internal audit function. The internal control system serves to facilitate compliance with applicable laws, regulation and administrative processes. It

also provides Aegon Levensverzekering with an adequate control environment including appropriate control activities for key processes. The actuarial function has end-to-end accountability for opining on the adequacy and reliability of reported technical provisions, including policy setting and monitoring of compliance regarding actuarial risk tolerance. Aegon Levensverzekering's internal audit function is independent and objective in performing its duties in evaluating the effectiveness of Aegon Levensverzekering's internal control system.

Full details on the Aegon Levensverzekering's system of governance are described in chapter B. System of governance.

## C. Risk profile

Aegon Levensverzekering accepts and manages risk for the benefit of its customers and other stakeholders. Aegon Levensverzekering's risk management and control systems are designed to ensure that these risks are managed effectively and efficiently, aligned with Aegon Levensverzekering's strategy. The targeted risk profile is determined by customers' needs, Aegon Levensverzekering's competence to manage the risk, Aegon Levensverzekering's preference for risk as well as by the availability of sufficient capacity to take the risk. Aegon Levensverzekering is exposed to a range of underwriting, market, credit, liquidity and operational risks.

Key risks reflect the following:

Amounts in EUR million	Components description	2022	2021
624 1	Market risk (SF)	535	822
C.2 Market risk	Market risk (IM) including DA	1,588	2,036
C 2 C 4't:- -	Counterparty default risk (SF)	78	88
C.3 Credit risk	Counterparty default risk (IM)	-	-
	Life underwriting risk (SF)	583	924
	Life underwriting risk (IM)	948	1,439
C 1 Hadam with a vial.	Health underwriting risk (SF)	-	-
C.1 Underwriting risk	Health underwriting risk (IM)	-	-
	Non-life underwriting risk (SF)	-	-
	Non-life underwriting risk (IM)	-	-
	Operational risk (SF) including	200	206
C.5 Operational risk	De Hoop	208	296
	Operational risk (IM)	-	-
E.2.1 Solvency Capital	Diversification	-/- 1,279	-/- 2,029
Requirement	LAC Deferred Taxes	-/- 455	-/- 597
	Total SCR	2,205	2,978

Aegon Levensverzekering's Partial Internal Model SCR amounted to EUR 2,205 million on December 31, 2022 (2021: EUR 2,978 million). The decrease in SCR is mainly driven by market movements, management actions and model and assumption changes. Interest rates decreased sharply over 2022, leading to a large decrease in SCR. In addition, spreads widened, leading to a further reduction in SCR. The impact from management actions reflects changes in fixed income and real estate portfolio and movements in the hedge portfolio. Model and assumption changes included a change in LAC DT factor, updated mortality tables and the annual market risk calibration. Lastly, changes in diversification benefits during the year had an increasing impact on the SCR.

A. Business and Performance

## D. Valuation for Solvency purposes

Aegon Levensverzekering values its Solvency II balance sheet items on a basis that reflects their economic value. Where the IFRS fair value is consistent with Solvency II requirements, Aegon Levensverzekering follows IFRS for valuing assets and liabilities other than technical provisions.

The reconciliation of Excess Assets over Liabilities (Solvency II basis) and Shareholder's Equity (IFRS-EU basis) can be summarized as follows:

- Revaluation differences mainly on assets and liabilities using a method other than fair value in the IFRS balance sheet;
- De-recognition of items on the Solvency II economic balance sheet that are admissible on the IFRS statement of financial position but not under Solvency II.

Full details on the reconciliation between Aegon Levensverzekering's economic balance sheet based on Solvency II and consolidated financial statements based on IFRS-EU are described in chapter D. Valuation for solvency purposes.

## Capital management

Eligible Own Funds of Aegon Levensverzekering equaled 210% of the SCR at year-end 2022. This ratio being higher than 100%, demonstrates Aegon's ability to meet policyholder obligations when they fall due, even under stressed conditions.

The lower bound for the target range for the Solvency II ratio (Eligible Own Funds divided by SCR) of Aegon Levensverzekering is set by the company's Executive Board at 135%. This creates a buffer for the protection of the interests of policyholders. The target zone ensures that capital management can be employed relatively flexible and

ensures execution of strategy, capital generation and dividends. When the ratio drops near or into the recovery zone, the management of the entity will take actions that will restore the ratio to a level back in the target zone. Aegon Nederland aims at capitalization levels for the insurance entities that are well within the target zone.

Solvency II key figures for Aegon Levensverzekering are presented as of December 31, 2021, in the following tables:

Amounts in EUR million	December 31, 2022	December 31, 2021
Own Funds	4,627	5,545
PIM SCR	2,205	2,978
Solvency II ratio	210%	186%
Solvency II ratio without Volatility Adjustment	135%	126%
Minimum Capital Requirement (MCR)	961	1,322
	4	
Unrestricted Tier 1 – before adjustments	4,358	5,459
Non-available	-	-
Tier 2	-	-
Tier 3	269	86
Total eligible Own Funds to meet the SCR	4,627	5,545

Compared to year-end 2021, eligible Own Funds decreased. The decrease is driven by market movements (increased interest rates and spread widening), quarterly dividend payments, model and assumption changes and experience variances, these are partially offset by operating capital generation (OCG), and new business.

Aegon Levensverzekering uses a Partial Internal Model (PIM) to calculate the solvency position. Aegon's internal model was approved by the College of Supervisors as part of the Internal Model Application Process. The application process was concluded on November 26, 2015. Aegon is of the opinion a partial internal model is a better representation of the actual risk, since this contains company specific modelling and sensitivities as opposed to industrywide approximations included in the standard formula methodology. Where using the standard formula of the Solvency II legislative framework, Aegon Levensverzekering has not applied simplified calculations or undertaking specific parameters for any of the risk modules and sub-risk modules.

With respect to the eligible Own Funds of Aegon Levensverzekering, the liability calculation includes the use of the Volatility Adjustment (VA) but does not include the use of any transitional measures. Following the Internal Model Application Process, Aegon Levensverzekering made several major changes to its PIM, the latest in 2022, all of which have been approved by the DNB.

A. Business and

Performance

In 2020 Aegon Levensverzekering identified improvements to its internal model that mitigate volatility caused by the basis risk between the EIOPA VA reference portfolio and its own asset portfolio ("Deterministic adjustment"). These improvements were implemented for year-end reporting 2020 and they will be in place until changes arising from the Solvency II review are enacted.

#### Developments in 2022 regarding LAC DT

There have not been any changes to the LAC DT methodology in 2022:

- Similar to previous years, the Loss Absorbing Capacity of Deferred Taxes (LAC DT) is determined by applying a LAC DT factor on the Dutch corporate tax rate, which is 70% per yearend 2022, an increase of 5%-pts compared to 2021. The LAC DT is calculated according to the requirements as stated in the Solvency II (SII) regulations, which provides a principle-based approach for the LAC DT substantiation. The methodology reflects Aegon Nederland's current interpretation of both the SII regulations combined with the guidance provided by De Nederlandsche Bank (DNB) on this topic.
- In 2022 DNB started a sector-wide investigation into deferred taxes for which Aegon filled out a quantitative template and self-assessment for each legal entity. DNB is expected to give specific feedback to the different insurers in 2023. This could also result in revised or updated guidance from DNB.

The Solvency II balance sheet of Aegon Levensverzekering does not include any contingent liability potentially arising from unit-linked products sold, issued or advised on by Aegon Levensverzekering in the past, as the potential liability cannot be reliably quantified at this point.

Aegon Levensverzekering was compliant with the Minimum Capital Requirement (MCR) over the reporting period 2022. Furthermore, there was no non-compliance with the SCR.

Full details on the Aegon's available and eligible Own Funds are described in section E.1 Own Funds. Details on Aegon's PIM SCR is described in section E.2.1 Solvency capital requirement.

## A. Business and performance

#### A.1. Business

Name, details and legal form of the undertaking Aegon Levensverzekering's share capital is 100% held by Aegon Nederland. Aegon Nederland's share capital is 100% held by Aegon Europe Holding B.V. Aegon Europe Holding B.V.'s share capital is 100% held by Aegon N.V., the ultimate parent company of the Aegon Group. Aegon Nederland and Aegon N.V. are public limited liability companies and Aegon Europe Holding B.V. is a private limited liability company. Aegon N.V., Aegon Nederland and Aegon Europe Holding B.V. have their statutory seats in The Hague, the Netherlands. All of these companies are mixed financial holding companies, as defined in article 212 (1) (h) of the Solvency II Directive. Solvency II group supervision, as well as supplementary

supervision in accordance with EU Directive 2002/87/EC is

A. Business and

Performance

Aegon N.V.'s largest shareholder is Vereniging Aegon, a Dutch association located in The Hague, the Netherlands, with the special purpose to protect the broader interests of Aegon N.V. and its stakeholders. On December 31, 2022, Vereniging Aegon held a total of 315,532,860 common shares and 494,433,240 common shares B. All issued and outstanding shares B are held by Vereniging Aegon. Under the terms of the 1983 Merger Agreement as amended in May 2013, Vereniging Aegon has the option to acquire additional common shares B. Vereniging Aegon may exercise its call option to keep or restore its total stake to 32.6% of the voting rights, irrespective of the circumstances that caused the total shareholding to be or become lower than 32.6%.

The Voting Rights Agreement entered into between Vereniging Aegon and Aegon provides that under normal circumstances, i.e. except in the event of a Special Cause, Vereniging Aegon is not allowed to exercise more votes than is proportionate to the financial rights represented by its shares. This means that in the absence of a Special Cause, Vereniging Aegon may cast one vote for every common share it holds and one vote only for every 40 common shares B it holds. In the event of a Special Cause, Vereniging Aegon may cast one vote for every common share and one vote for every common share B.

A Special Cause may include:

- 1. The acquisition by a third party of an interest in Aegon N.V. amounting to 15% or more;
- A tender offer for Aegon N.V. shares; or
- A proposed business combination by any person or group of persons, whether acting individually or as a group, other than in a transaction approved by the Company's Executive and Supervisory Boards.

If Vereniging Aegon, acting at its sole discretion, determines that a Special Cause has arisen, it must notify the General Meeting of Shareholders. In this event, Vereniging Aegon retains full voting rights on its common shares B for a period limited to six months. Vereniging Aegon would, for that limited period, command 32.6% of the votes at a General Meeting of Shareholders.

Aegon Levensverzekering is the parent company of several subsidiaries, and other related undertakings, which have been described below in accordance with their description in the annual accounts of Aegon Levensverzekering as investments in associates and joint ventures:

**Table:** Subsidiaries of Aegon

exercised at the level of Aegon N.V.

	Country of incorporation	Primary business operation	% equity interest 2022	% equity interest 2021
AEGON DL B.V.	The Netherlands	Investment Company	100%	100%
AMVEST Home Free B.V.	The Netherlands	Investment Company	100%	100%
Vastgoedmaatschappij Inpa B.V.	The Netherlands	Investment Company	100%	100%

#### Investments in associates and joint ventures

Aegon Levensverzekering has the following investments in associates and joint ventures.

#### Associates

The principle associates of Aegon Levensverzekering are (ownership percentage designated between brackets):

- Amvest Residential Core Fund, (29.5%) real estate;
- N.V. Levensverzekering-Maatschappij 'De Hoop', The Hague (33.3%);
- OB Capital Cooperatief U.A., Amsterdam (95%).

The main associate is the Amvest Residential Core Fund which invests in real estate. Up to 2019 this investment was accounted for as 'Investment in joint ventures'.

OB Capital Cooperatief U.A. is a company involved in investment in litigation finance and is incorporated in the Netherlands with principal activities based in the Netherlands, Switzerland, United Kingdom and Guernsey. Aegon Levensverzekering has a 95% interest in OB Capital Cooperatief U.A.. Even though Aegon Levensverzekering held more than half of the voting rights, Aegon Levensverzekering does not have control over the company because the existing contractual agreements with other shareholders do not provide Aegon Levensverzekering with rights to direct the daily activities of the company.

The joint ventures of Aegon Levensverzekering are:

- Amvest Vastgoed B.V., Utrecht (50%), property management and real estate
- Amvest Development Fund B.V., Utrecht (50%), real estate
- Amvest Living & Care Fund, Utrecht (50%), real estate

Amvest Vastgoed B.V. is the fund manager of the funds. The other major participant in the joint venture, Stichting Pensioenfonds Zorg en Welzijn in Zeist, has equal interests and voting power in the entities mentioned above.

#### Investments in structured entities

Aegon Levensverzekering currently holds no investments in structured entities.

## Name of the Supervisory Authority responsible for the financial supervision of the undertaking and group

For both Aegon Levensverzekering and Aegon N.V., the supervisory authority responsible for prudential supervision is:

De Nederlandsche Bank N.V. Westeinde 1 1017 ZN Amsterdam Postbus 98 1000 AB Amsterdam Telephone: +31(0)20 524 91 11

#### Name and contact details of the external auditor of the A.1.3. undertaking

The external auditor of Aegon Levensverzekering is:

PricewaterhouseCoopers Accountants N.V. Thomas R. Malthusstraat 5 1066 JR Amsterdam Postbus 90357 1006 BJ Amsterdam The Netherlands

Telephone: +31(0)88 792 00 20

The external auditor's mandate does not cover an audit on the information disclosed in this SFCR.

## The undertaking's material lines of business and material geographical areas where it carries out business

Aegon Levensverzekering is incorporated and domiciled in the Netherlands and operates from The Hague and Leeuwarden. Aegon Levensverzekering and its subsidiaries are active in life insurance and pensions operations and investment products.

## Any significant business or other events that have occurred over the reporting period that have had a material impact on the undertaking

Aegon Levensverzekering, is incorporated and domiciled in the Netherlands. Aegon Levensverzekering is active in life insurance and pensions.

#### Life - Pensions

At the end of 2022, the House of Representatives in the Netherlands approved a new Dutch pension system, which is currently going through legislative approval in the Senate. The new pension system is more focused on individual savings accounts rather than collectively guaranteed nominal pension rights. In order to move to the new system, pension funds have a transition window until the end of 2026, in which decisions need to be made on old pension rights and whether or not to move them to the new system. The latter forms an opportunity for Aegon Levensverzekering as it will enable us to selectively offer buyout solutions to pension funds that prefer to keep their old rights in the guaranteed system. In addition, consequence for Aegon Levensverzekering will be that all group pension clients will move to a defined contribution plan where all investment risk and longevity risk will largely be borne by the policyholders. Aegon Nederland offers these schemes in a separate legal entity, Aegon Cappital. In this setup, Aegon Levensverzekering will continue to focus on managing the existing defined benefit (DB) and defined contribution (DC) portfolios as service books while offering risk insurances as rider to Aegon Capital's DC schemes and immediate annuities to both internal and external clients as portfolios open for new business.

To optimize the pension administration and to reduce costs, the administration of pension products is being transferred to Aegon Nederland's subsidiary TKP Pensioen. In 2022 almost all policies were migrated which makes that 99% of the insured pension portfolio per year-end 2022 is administered by TKP. Together with the administration of Aegon Cappital, practically all pension schemes of Aegon Nederland will be administered by TKP Pensioen.

Performance

Aegon Levensverzekering is doing well in the market of immediate pension annuities that are bought by customers out of their DCcapital at retirement age. In a very competitive market, Aegon Levensverzekering aims for quality over price and has continued its pricing discipline, thus achieving a positive market consistent value of new business.

#### Life - Individual

Aegon Levensverzekering manages the existing life portfolio as efficient as possible and is optimizing its portfolio from both the customers' and Aegon Nederland's perspective. The decreasing portfolio requires stringent control of costs which should reflect the (downward) movements in the portfolio. To keep a grip on the costs of the declining portfolio, Aegon Nederland completed business process outsourcing (BPO) for the individual Life service book as of June 1, 2020. As of this date, the BPO partner IBM is responsible for administrating and servicing all policies. In addition, all policies will be transferred to a new platform. For Aegon Nederland this outsourcing makes costs more variable and more predictable.

Working closely with Aegon Nederland's banking business and IBM, Aegon Nederland continues to offer customers integrated solutions and services fit to the customer demands.

## A.2. Underwriting performance

In this section we highlight the key attributors to the underwriting performance. The figures below are based on the annual IFRS accounts of Aegon Levensverzekering (Company financial statements). As of the financial statements 2020 Aegon Levensverzekering no longer prepares consolidated financial statements.

**Table:** Underwriting Performance Aegon Levensverzekering

Amounts in EUR million	2022	2021
1 Premium income	1,213	1,328
2 Commissions and expenses	-/- 251	-/- 280
3 Claims and benefits paid to policyholders	-/- 2,722	-/- 2,930
4 Change in valuation of liabilities for insurance and investment contracts	12,169	1,756
5 Income before tax	1,018	436

#### 1 Premium income

Premium income for 2022 amounts to EUR 1,213 million, which is EUR 115 million lower compared to 2021. The decrease is mainly driven by shrinking Individual Life portfolio and shifts in traditional pension portfolio from defined benefit towards defined contribution solutions. Defined contribution plans are no longer offered by Aegon Levensverzekering, but are placed with Aegon Cappital, which is a subsidiary of Aegon Nederland.

#### 2 Commissions and expenses

The commissions and expenses decreased with EUR 29 million to EUR 251 million (2021: EUR 280 million). This is mainly driven by expense savings programs.

## 3 Claims and benefits paid to policyholders

The claims and benefits paid to policyholders for decreased by EUR 208 million in 2022, which is mainly driven by the shrinking portfolio.

## 4 Change in valuation of liabilities for insurance and investment contracts

The change in valuation of liabilities for insurance and investment contracts is the result of fair value changes of the guarantee provision and insurance contracts for account of policyholders as a result of equity market developments as well as the profit recorded as a result of the partial reversal of the LAT deficit. The change in valuation of liabilities for insurance and investment contracts include a gain of EUR 3,972 million (2021: loss of EUR 1,856 million) regarding fair value movements of guarantees. This change is due to the decrease of the quarantee provision as a result of higher interest rates and credit spreads in 2022.

#### 5 Income before tax

The result before tax for 2022 was EUR 1,018 million (2021: gain of EUR 436 million), EUR 582 million higher than in 2021, which is mainly explained by improved result on fair value items, which is only partly offset by a decreased investment margin, primarily impacted by sales within the fixed income assets to generate liquidity. For fair value items, in 2022 the positive results on the guaranteed portfolio, alternative assets and the LAT headroom deficit were partly offset by a negative result on real estate revaluations and the interest hedges. Furthermore, there was a negative impact in 2022 of model and assumption updates.

A. Business and

Performance

#### A.3. **Investment performance**

In this section the key attributors to the investment performance are presented. The figures below are based on the company financial statements of Aegon Levensverzekering.

#### A.3.1. **Breakdown of investments**

Aegon Levensverzekering holds investments both for the own general account and for the account of policyholders. The composition of the assets in the balance sheet is presented in the following table.

**Table:** Breakdown Financial Assets 2022

Amounts in EUR million	General Account	Account Policyholder	Total assets
Debt securities	12,436	6,443	18,879
Loans	19,474	1,952	21,426
Other investments	62	4,001	4,063
Shares	1,360	5,926	7,286
Real estate	2,035	557	2,592
Total	35,367	18,879	54,246

Table: Breakdown Financial Assets 2021

Amounts in EUR million	General Account	Account Policyholder	Total assets
Debt securities	21,544	9,508	31,052
Loans	19,573	2,062	21,635
Other investments	67	4,598	4,665
Shares	2,591	7,843	10,434
Real estate	2,049	590	2,639
Total	45,824	24,601	70,425

The decrease in investments is in line with the decrease in insurance liabilities.

Other loans include deposits with insurance companies with respect to reinsurance agreements. These are not freely available.

#### A.3.2. Investment performance

The investment performance consists of attributors shown in (a) IFRS income statements and of attributors (b) directly through equity in the IFRS balance sheet.

**Table:** Investment performance through Profit and loss

Amounts in EUR million	2022	2021
1 Investment income	1,447	1,483
2 Results from financial transactions	-/- 10,839	-/- 1,037

#### 1 Investment income

The investment income is further explained in the table below.

**Table:** Breakdown Investment Income

Amounts in EUR million	2022	2021
Debt securities (Interest)	520	597
Loans (Interest)	522	534
Other investments (Interest)	188	135
Shares (Dividend income)	155	159
Real estate (Rental income)	62	57
Total	1,447	1,483
Total	1,447	1,483
Total  Investment income related to general account	<b>1,447</b> 1,088	<b>1,483</b> 1,084
Investment income related to		·

#### 2 Results from financial transactions

The results from financial transaction are further explained in the table below:

Table: Breakdown Results from financial transactions

Amounts in EUR million	2022	2021
Net fair value change of general account financial investments FVTPL, other than derivatives	11	38
Realized gains / (losses) on financial investments	-/- 184	119
Gains / (losses) on investments in real estate	-/- 41	180
Net fair value change of derivatives	-/- 5,639	-/- 2,574
Net fair value change on Financial Assets at fair value through profit or loss for account of policyholder	-/- 5,061	1,111
Net foreign currency gains / (losses)	75	89
Total	-/- 10,839	-/- 1,037

#### Information about Investment performance through equity

Table: Investment performance through equity

Amounts in EUR million	2022	2021
Gains / (losses) on revaluation of available-for-sale investments	-/- 1,605	285
Net gains / (losses) transferred to income statement	191	-/- 117

The gains / (losses) on revaluation of available-for-sale investments and Impairment of available-for-sale investments are relevant attributors that are included in the statement of other comprehensive income in the IFRS financial statements. Both attributors relate to the revaluation of assets that classified as available-for-sale, such as certain debt securities and are shown directly in equity on the IFRS balance sheet.

## A.3.3. Investments in securitization

Aegon Levensverzekering's interests in unconsolidated structured entities can be characterized as basic interests. Aegon Levensverzekering does not have loans, derivatives or other interests related to these investments.

For unconsolidated structured entities in which Aegon Levensverzekering has an interest, the following table presents the amount of investments and total income received.

**Table:** Investment income on Investments in Securitizations 2022

Amounts in EUR million	Interest income	Total gains and losses	Total	Investments
Residential mortgage-backed securities	0	0	0	21
Commercial mortgage-backed securities	0	0	0	3
Asset Backed Securities	7	0	7	2,554
ABS's - Other	0	0	0	0
Total	7	1	7	2,578

Table: Investment income on Investments in Securitizations 2021

Amounts in EUR million	Interest income	Total gains and losses	Total	Investments
Residential mortgage-backed securities	0	1	1	29
Commercial mortgage-backed securities	0	0	0	3
Asset Backed Securities	14	0	14	1,395
ABS's - Other	0	0	0	0
Total	14	1	15	1,427

## A.4. Performance of other activities

Aegon Levensverzekering does not perform any other activities than underwriting and investment activities. Therefore, overall performance is disclosed under A.2 Underwriting performance and A.3 Investment performance.

## A.5. Any other information

All relevant information is covered in the previous sections.

## B. System of governance

## **B.1.** General information on the system of governance

A. Business and

Performance

## B.1.1. Structure, roles and responsibilities of the Administrative, Management or Supervisory Body (AMSB)

#### Structure

Aegon Nederland is the sole shareholder of Aegon Levensverzekering, Aegon Spaarkas, Aegon Schadeverzekering and several other companies which together form Aegon Nederland. The Statutory Management Board of Aegon Nederland centrally manages Aegon Nederland and also forms the statutory management board in charge of Aegon Levensverzekering. For Aegon Levensverzekering MT Life has been installed, a management team comprising of non-statutory board members that is in charge of the day-to-day management of Aegon Levensverzekering. Since Aegon Levensverzekering is part of Aegon Nederland, the report on the system of governance will also contain various references to Aegon Nederland, amongst others the governance, remuneration policy, risk system, and key functions that are centrally organized at Aegon Nederland.

Aegon Nederland operates in an ever-changing environment due to customer and stakeholder demands, as well as market developments. By providing clear information and taking the customers interest at heart ("Klantbelang Centraal" or Customer Centricity) and easily comprehensible products and services, Aegon Nederland helps people to live their best life.

Over the last few years, Aegon Nederland's strategy has been enhanced and refined. Changes to the strategy have been made to reflect developments inside as well as outside of the company, whereby the company has been further transformed from being product-driven towards being customer-driven. Changes to our organization and governance structure were required, the concept of "Accountability within a clear framework" was introduced, with a well-defined company strategy, functional policies and group-wide standards and replaced a more "federated" model in August 2021.

Aegon Nederland is divided into four Business Units: Life (comprising of Aegon Levensverzekering and Aegon Spaarkas), Bank, Mortgages, and Workplace Solutions. Within each Business Unit, the managerial team of each legal entity remains responsible for its own statutory accounting and reporting (including SII reporting). By bringing value delivery and cost under control of the relevant Business Unit accountability further increased.

### Departments or divisions

To improve the corporate agility to drive productivity, time to market, quality and customer and employee satisfaction, Aegon Nederland incorporated agile functions and responsibilities and implemented SAFE processes to support our delivery of value to our clients. The processes are designed to find the optimal balance between value, time criticality and risk reduction and align strategy with execution. This ensures a way of working in which Quality by Design is embedded.

In our Operating Model four governance layers are introduced:

- Business Units: The Business Unit is integrally responsible for run and change of the legal entity with a dedicated management team and end-to-end responsibility;
- Value Stream (VS): the VS is integral responsible for run and change of one or more businesses of the legal entity;
- Enabling Business Services (EBS): An EBS enables the VS to deliver value to customers by delivering generic services;
- Center of Expertise (COE): the COE delivers expertise and dedicated people to the VS and EBS.

#### Management hierarchy

On August 1, 2021, the new target operating model (TOM) has been implemented within Aegon Nederland, as part hereof:

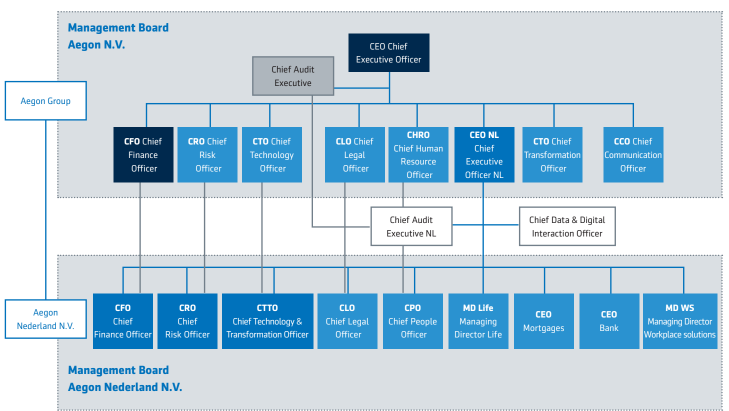
- Aegon's activities in the Netherlands has been organized in four Business Units (as described above);
- the Business Units are empowered to pursue their activities within a framework on strategy, capital allocation, policies, and quidelines set by Aegon N.V. (accountability within the framework);
- III. The functional governance has been updated (the Functional Governance).

Pursuant to this system of Functional Governance double reporting lines have been installed whereby a function holder at Business Unit level (for example the person responsible for Finance, Risk (& Compliance) or Legal) has a (hierarchical) solid reporting line to both the CEO or MD of the relevant Business Unit as well as a (functional) solid reporting line to the function holder at the level of Aegon Nederland (e.g., the CFO, CRO, or CLO). As Aegon Nederland serves as a span breaker in the system of Functional Governance, the double reporting lines also exist at Aegon Nederland level, whereby each function holder within Aegon Nederland has a (hierarchical) solid reporting line to both the CEO of Aegon Nederland as well as a (functional) solid reporting line to the function holder at the level of Aegon N.V. (e.g., the CFO, CRO or CLO). This system of Functional Governance is further set out in the structure chart below.

A. Business and

Performance





#### Roles and responsibilities

#### Supervisory Board

Aegon Nederland has a Supervisory Board which is responsible for supervising the policy of the Statutory Management Board and the general course of affairs within Aegon Nederland and its related businesses and entities. The Supervisory Board is also responsible for advising the Statutory Management Board. The Supervisory Board of Aegon Levensverzekering comprises of the same individuals as the Supervisory Board of Aegon Nederland, and therefore forms a personal union similar to the Statutory Management Board.

The Supervisory Board has adopted rules on its way of working and decision making and included that in a charter that has been drawn up pursuant to Article 17.6 of the Company's Articles of Association. According to this charter the supervision by the Supervisory Board shall also include: (i) focusing on the client's interests; (ii) achieving the Aegon Nederland's objectives; (iii) the strategy; (iv) the risks associated with Aegon Nederland's activities, including Aegon Nederland's risk policy and risk appetite; (v) the structure and operation of the internal risk management

and control systems; (vi) the financial reporting process; (vii) implementation of the Aegon Nederland Remuneration Policy; and (viii) compliance with the applicable legislation and regulations.

The majority of the members of the Supervisory Board are independent and operate independently in accordance with the principles and requirements of DNB's Suitability Policy Rule 2012. Given the members' different professional and educational backgrounds, ages and range of knowledge and experience, the Supervisory Board has a broad-based membership.

The terms of the Supervisory Board members are as follows:

Name	Year of first appointment	(Re-) Appointment	End of term
Mrs. D.H. Jansen Heijtmajer	2016	August 4, 2020	2024
Mrs. M.J.E. Hoek	2019	May 13, 2019	2023
Mr. M.J. Rider	2021	July 1, 2021	2025
Mr. G.J.M. Vrancken	2019	January 1, 2023	2027

#### Statutory Management Board

Aegon Nederland's Statutory Management Board is charged with the overall management of Aegon Nederland and acts as holding company of Aegon Nederland. Aegon Nederland's Statutory Management Board is responsible for the continuity of the company and its affiliated enterprise and developing the strategy and its associated risk profile, in addition to overseeing any relevant sustainability issues and the development of the company's earnings. The Statutory Management Board focuses on long-term value creation for the company and its affiliated enterprise and takes into account the stakeholder interests that are relevant in this context. Aegon Nederland's Statutory Management Board has three members. Each member has duties related to his or her specific area of expertise. Decisions within Aegon Nederland and entities part of Aegon Nederland for which the Statutory Management Board members also constitute the Statutory Management Boards are adopted by the members of the Statutory Management Board. The Statutory Management Board determines the long-term strategy and the budget of Aegon Nederland. The members of the Statutory Management Board are regarded as first tier daily decision makers ("dagelijkse beleidsbepalers") under regulation as published by the supervisory authorities.

A. Business and Performance

The Statutory Management Board is charged with the management of the company, which means, among other things, that it is responsible for setting and achieving Aegon Nederland's objectives, strategy and the associated risk strategy and risk tolerance, and ensuring delivery of results and corporate social responsibility issues that are relevant to the company. The Statutory Management Board is accountable for these matters towards the Supervisory Board and the General Meeting of Shareholders.

Responsibility for the management of the company is vested collectively in the Statutory Management Board. The Statutory Management Board is responsible for compliance with all relevant laws and regulations, for managing the risks attached to Aegon Nederland's activities and for the financing of the company. The Statutory Management Board reports on these issues to and discusses the internal risk management and control systems with the Risk and Audit Committee of the Supervisory Board.

The composition of the Statutory Management Board as of December 31, 2022, is as follows:

- Mrs. A.C.C. van Hövell-Patrizi (Chief Executive Officer (CEO));
- Mr. B. Magid (Chief Financial Officer (CFO));
- Mr. W.H.M. van de Kraats (Chief Risk Officer (CRO)\*).

\* Mr. W. Horstmann - previous CRO - resigned as of February 1, 2022, and Mrs. A.H.T.M. Schlichting, Chief Technology and Transformation Officer resigned as of April 4, 2022.

### The Management Board Aegon NL (MB NL)

Aegon Nederland's statutory management board is assisted in its duties by the Chief Legal Officer and Chief People Officer, collectively referred to as Management Board Aegon Nederland (MB NL). MB NL - as of 31 December 2022 - consists of five (5) members including the statutory management board, being:

- CEO Aegon Nederland;
- 2. CRO Aegon Nederland;
- 3. CFO Aegon Nederland;
- Chief Legal Officer (CLO) Aegon Nederland; and
- Chief People Officer (CPO) Aegon Nederland.

MB NL works in unison with the Statutory Management Board and helps oversee operational issues and the implementation of Aegon Nederland's strategy. While the Statutory Management Board is Aegon Nederland's sole statutory executive body, MB NL provides vital support and expertise in pursuit of the company's strategic objectives. The non-statutory MB NL members have an advisory role and also manage a department within Aegon Nederland. Moreover, MB NL is assisted by a company secretary who also acts as the secretary of the Supervisory Board of Aegon Nederland and its subsidiaries.

#### Committees and Boards

The Supervisory Board and/or the Statutory Management Board have established Committees and Boards which sometimes have an advisory role and are sometimes authorized to take certain decisions on behalf of the Statutory Management Board.

These bodies are typically mandated in relation to a specific topic (sustainability), work stream (for example day to day operations of Aegon Levensverzekering (MT Life)) or temporary regulatory change (such as IFRS 17).

As a rule of thumb, boards comprise of members of the Statutory Management Board, committees, or teams of members of senior management only and steering committees are incorporated for specific topics that need to be resolved within a certain period of time, such as implementation of new regulations or accounting standards or an impending transaction.

When the Statutory Management Board considers implementing a board, committee, or steering committee it considers whether these bodies are "decision-making" bodies or merely advisory bodies.

It furthermore considers:

- what quorum is required (e.g., required presence of second
- **decision making** process (e.g., simple majority / unanimity);
- escalation mechanism in the case no resolutions can be adopted (mostly to MB NL);

- exchange of information (either by having a member of the Statutory Management Board be a member of the relevant committee or by having regular reporting of the committee to MB NL); and
- evaluation on a regular basis performance of the committee is evaluated.

These principles are also included in charters which include the mandate of the relevant committee. The respective Committees and Board charters all require regular evaluations of effectiveness.

The table below provides an overview of the roles and responsibilities of the Committees and Boards instituted by the Statutory Management Board of Aegon Nederland.

## ANL Committee/ boards Role

71112 2011111111111111111111111111111111	
Statutory Management Board/MB NL	The Statutory Management Board is responsible for centrally managing Aegon Nederland, thereby striving for the continuity of the company and its affiliated enterprise. The management board focuses on long-term value creation and takes into account the stakeholder interests that are relevant in this context.
	In addition to MB NL also a management team Aegon Nederland (MT NL) has been instituted. The composition of MT NL mirrors the composition of the Management Board of Aegon Group and comprises in addition to the members of MB NL of the four leaders of the business units of Aegon Nederland.
MT NL	MT NL assists the MB NL in the performance of its task. As part of this, MT NL prepares decision-making at strategic and tactical level. Within MT NL, attention is paid to the progress made at Business Unit level in the implementation of the operational plan, whether the activities are carried out within budget and/or whether the Business Unit's business plan needs to be adjusted.
Supervisory Board	Aegon Nederland's Supervisory Board oversees the management of the Statutory Management Board, in addition to the company's business and corporate strategy. The Supervisory Board must take into account the interests of all Aegon Nederland's stakeholders. The Supervisory Board operates according to the principles of collective responsibility and accountability.
Risk and Audit Committee (RAC MTNL and SB RAC)	The RAC monitors, discusses and supports the controlled execution and management of risks and issues relevant to the operational risk management of Aegon Nederland. Financial risks are within the remit of RCC. The RAC uses the ERM Taxonomy as its leading methodology.  RAC meetings are constituted at three levels: legal entities, MT NL, and Supervisory Board.
Risk and Capital Committee (RCC)	The Risk & Capital Committee (RCC) is mandated to manage the balance sheet of Aegon Nederland, the Aegon insurance subsidiaries and Aegon Hypotheken B.V. and operates within the limits as set by its charter as well as the Capital Management Policy.  RCC meetings are constituted at the level of Aegon Nederland and level of insurance subsidiaries.
Asset and Liability Committee (ALCO)	The purpose of the Asset & Liability Committee (ALCO) is to prepare decision making and in addition it has limited decision authority on Balance Sheet Management Transactions & Initiatives, thereby managing economic, accounting, and statutory balance sheet position and financial risks of the Aegon Nederland entities. The scope of the ALCO includes investment proposals and ALM proposals and excludes dividend proposals. The ALCO is instituted by the RCC. The ALCO is a Decision-making and Advising Body.

## **NL FLATT Committee**

ness rationale. As such, the NL FLATT Committee functions as advising body.

## Framework & Policy Committee (FPC)

The FPC has review rights regarding all policies, standards, charters, and guidelines within Aegon Nederland. The FPC can give advice, however the approval rights remain with the Board. The FPC is the only instituted committee to review and advice regarding policies, standards, charters, guidance and multi entity deviation requests.

## Data Usage and Privacy Board (DUPB)

The DUPB promotes and facilitates the organization in the specific area of data usage and privacy and to process data in accordance with the defined Data Strategy and privacy policies.

The DUPB decides on requested deviations from data usage and privacy policies. The Data Usage & Privacy Board acts on the delegated authority of the Statutory Management Boards of Aegon Nederland, the insurance entities, Aegon Advies B.V., Aegon Bemiddeling B.V., Aegon Hypotheken B.V. and Cappital, with a specific focus on topics related to data usage and privacy.

## Regulatory Change Committee

The NL Regulatory Change Committee is a multi-disciplinary committee, which aims to discuss identified Regulatory change events relevant to the Aegon Nederland entities. This relevance may arise from potential impact on business model, operating model and/or strategy or a potential business opportunity. The NL Regulatory Change Committee further aims to assign ownership of Regulatory changes events and will report to relevant management bodies on the overall (implementation) status of Regulatory change events. The Statutory Management Board of Aegon Nederland has instituted the NL Regulatory Change Committee. The NL Regulatory Change Committee is a Decision making and Advising body.

Executive summary	Performance  B. System or governance  C. RISK profile  D. Valuation for  E. Capital Management  Solvency Purposes
Sustainability Board	The NL Sustainability Board is a multi-disciplinary board, which aims to discuss, propose, and decide on certain sustainability related matters within Aegon Nederland, such as propose and implement a Sustainability Roadmap and approve changes to the Aegon Nederland Responsible Investment Policy.
Responsible Investment Committee	The Aegon Nederland Responsible Investment Committee (RIC) is responsible for the ongoing development and implementation of the Aegon Nederland Responsible Investing Policy (RI Policy). This includes ensuring compliance with laws, regulations, local market standards, Aegon Group RI Policy, and Aegon Nederland's Responsible Business Strategy. Where needed the RIC will propose revisions to the RI Policy to ensure it is fit for purpose.
MT Finance	MT Finance is instituted by the Statutory Management Board of Aegon Nederland and is an Advising body, MT Finance is chaired by the CFO. MT Finance supervises the design, implementation and monitoring of the financial processes as well as the relevant control frameworks.
MT Life	MT Life is instituted by the Statutory Management Board of Aegon Levensverzekering and Aegon Spaarkas and is a Decision making and Advising body, MT Life is chaired by the MD Life and is in charge of managing the operations of the Business Unit Life (including the legal entities and value streams forming part thereof).
MT Non-Life	MT Non-Life is instituted by the Statutory Management Board of Aegon Schadeverzekering and is a Decision making and Advising body, MT Non-Life is chaired by the MD Non-Life and is in charge of managing the operations of the legal entity Aegon Schadeverzekering (including the value streams forming part thereof).
Valuation Committee	The purpose of the Valuation Committee is to ensure that the valuation of the Alternative Investments and real estate investments (incl. joint ventures in real estate) (hereafter: Alternative Investments), and private placements and Alternative Loan Funds managed by Aegon Asset Management (AAM) on the balance sheet of Aegon Nederland-entities, are valued appropriately from a financial perspective. In order to achieve this, the Valuation Committee receives the appropriate information needed to determine the valuation of Alternative Investments. The valuation as determined by the Valuation Committee is used for internal decision making and external reporting. The Valuation Committee is instituted by the Management Team Finance.

C. Risk profile

**B.** System of governance

D. Valuation for

E. Capital Management

Executive summary

A. Business and

#### B.1.1.2. Appropriateness of the system of governance

A. Business and

Performance

Aegon Nederland, including Aegon Levensverzekering, performs a periodic review of the operational effectiveness of its system of governance, in order to assess its appropriateness in relation to the strategy and the business operations. This review, which was performed in 2021, includes: (i) the evaluation of the functioning of the key functions of Aegon Nederland, including the adherence to relevant system of governance requirements, and stakeholder feedback, (ii) the self-evaluation of the MT Life, MT Non-Life and the committees that fulfil an important decision making role within the system of governance, and (iii) the self-evaluation of the Statutory Management Board and the Supervisory Board of Aegon Nederland.

The system of governance review assesses the system as currently existing and operating within Aegon Nederland. The conclusions of the review are included in the System of Governance review report, which has been concluded most recently in 2021. The current review is still in progress, with an expected due date in 2023.

Aegon Nederland and its insurance subsidiaries have in place a system of governance and key functions in accordance with the legislative requirements. This is codified in a structure of function and committee charters, function policy documents and function reports. The respective charters and policy documents are reviewed on a periodic basis, updated where necessary and taken through applicable governance. Furthermore, Aegon performs its Own Risk and Solvency Assessment (ORSA) process and produces a range of required Solvency II reporting deliverables such as Solvency and Financial Condition Report and Regular Supervisory Report. Governance requirements are an essential element of the Solvency II legislation and embedded in the range of in force Aegon charters, policy documents, function reports and Solvency II reports. The Aegon Nederland system of governance includes the Risk Management Function (RMF), the Compliance Function (CF), the Internal Audit Function (IAF) and the Actuarial Function Holder (AFH) and these functions are considered to be key functions.

The system of governance of Aegon Nederland includes an adequate transparent organizational structure with a clear allocation and appropriate segregation of responsibilities and an effective system for ensuring the transmission of information. The system of governance is supported by the Aegon Nederland Policy House, which includes written policies and charters in place and implemented in relation to risk management (which includes compliance), internal control, internal audit and, where relevant, outsourcing.

In order to remain in control, it is important that the employees of Aegon Nederland and its subsidiaries remain familiar with the policy documents that apply to them. Failure to do so could result in unmanageable and unacceptable risks. The existence of the Policy House is a measure to prevent this and therefore it is crucial to maintain the Policy House as the single source of truth for approved policy documentation for both Aegon Nederland and its subsidiaries. The FPC has an important role in this context. The FPC consists of representatives of different business and staff units and reviews policy documents such as policies, standards, charters, and quidelines. Moreover, the FPC renders advice on policy waivers applicable to multiple legal entities within Aegon Nederland.

The system of governance of Aegon Nederland can be regarded effective in setup and existence and predominantly compliant with applicable Solvency II governance requirements. Further, good effectiveness results were achieved by the MT-s and committees as referred to above. Aegon Nederland will follow-up on identified gaps and points of improvement, in order to further improve the effectiveness of the system of governance.

#### **B.1.2.** Key Functions

Apart from the Supervisory Board, the Statutory Management Board, and MB NL, in line with Solvency II Delegated Regulation, Aegon Levensverzekering has identified the following individuals as Key Function Holders:

- **Actuarial Function Holder** Tieerd Degenaar
- Risk Function Holder Martijn Tans
- Compliance Function Holder Qiumei Yee
- Internal Audit Function Holder Paul van der Zwan
- Risk management: The Risk Function Holder (RFH) reports to the Chief Risk Officer (CRO) who directs the department of Risk & Compliance. The RFH operates independently from the first line functions and other functions and reports (and escalates if necessary), next to the CRO, also periodically to the Statutory Management Board and to the Risk & Audit Committee of the Supervisory Board.
- Compliance: The Compliance Function Holder reports to the CRO of Aegon Nederland in its role as statutory director of Aegon Nederland and the statutory board of Aegon Nederland. The Compliance Function Holder can escalate in

situations where she deems necessary. In these situations, the Compliance Function Holder can escalate to the CEO of Aegon Nederland, the Supervisory Board of Aegon Nederland, the Global Head of Compliance of Aegon N.V., the Group ORM Officer of Aegon N.V. or the supervisory authorities where necessary. The organization, roles and responsibilities of the compliance function are more extensively described in section B.4.2.

A. Business and

Performance

- Internal audit: The Chief Audit Executive is the function holder for Internal Audit. In line with the requirements, Internal Audit is fully objective and independent from all other functions, reporting directly to the CEO and Supervisory Board Risk & Audit Committee. The organization, roles and responsibilities of the internal audit function are more extensively described in section B.5.
- Actuarial function: The Actuarial Function Holder (AFH) reports to the CRO, who directs the department of Risk & Compliance. The AFH operates independently from the first line functions and other functions and reports (and escalates if necessary), next to the CRO, also periodically to the Statutory Management Board, to the Risk & Audit Committee of the Supervisory Board and to the Global Chief Actuary. The organization, roles and responsibilities of the Actuarial function are more extensively described in section B.6.

The key functions stated above have the necessary resources to carry out their tasks. Resourcing of staff and other means required to execute control is documented as part of the charters agreed with the Statutory Management Board and the Supervisory Board. Issues in resourcing can be brought forward to the Executive and the Supervisory Board. The necessary operational independence of the key functions is also documented as part of the charters.

#### **B.1.3.** Remuneration policy

## **B.1.3.1.** General Information on the remuneration policy and practices

The remuneration policy is centralized at Aegon Nederland level and also applies to Aegon Levensverzekering. Aegon Nederland pursues a careful, sound, and sustainable remuneration policy. As Aegon Nederland has adopted the Regulation on Sound Remuneration Policies (Regeling beheerst beloningsbeleid as issued by DNB), the Aegon Nederland remuneration policy is in line with the requirements stipulated in the regulation.

Aegon Nederland's remuneration policy applies to the Statutory Management Board, management teams, senior management, and other employees of Aegon Nederland and subsidiaries and complies with the applicable national and international regulations. The policy is in accordance with the Aegon Group Global Remuneration

Framework (AGGRF) drawn up by Aegon N.V. and has due regard for developments in society. In 2021 an addition was made to the policy reflecting that environmental, social and governance events and conditions (ESG factors) are increasingly a (potential) core issue for Aegon's stakeholders.

The remuneration policy is in line with the strategy, vision, core values and risk appetite of Aegon Nederland. This means that the level of variable remuneration for employees is discussed in meetings of the Supervisory Board, as well as the financial performance criteria which are applied to variable remuneration. These are adjusted for the estimated risks and cost of capital, whereby the variable remuneration components are in line with Aegon Nederland's long-term objectives.

Regarding the form and timing of payments, the regulation requires a portion of the variable remuneration paid to Material Risk Takers (i.e., members of the Management Team) to be deferred and partially paid in shares.

Variable remuneration is based on performance related to present targets on the following three levels: (i) Aegon N.V., (ii) Aegon Nederland and (iii) personal. The targets are a mix of financial and non-financial performance criteria, which are as objective as possible. The financial criteria were adjusted for estimated risks and cost of capital upon assessment of the actual performance.

Under the governance provisions of Aegon Nederland's remuneration policy, the Supervisory Board is authorized, following the results of an ex-post assessment, to suspend or cancel all or part of the variable remuneration granted conditionally to Material Risk Takers ('malus clause').

The governance provisions in Aegon Nederland's remuneration policy state that the Supervisory Board is authorized to recover variable remuneration previously paid to members of the management team and senior management if it was granted on the basis of inaccurate financial or other information ('claw back' clause). In 2022, there was no claw back of variable remuneration.

#### Governance

In accordance with Aegon Nederland's remuneration policy, the Supervisory Board has the following duties and responsibilities: (i) approval of the general principles of the remuneration policy, (ii) regular assessment of the general principles of the remuneration policy, (iii) responsibility for the remuneration policy of the Statutory Management Board, (iv) review of the remuneration of Material Risk Takers, (v) instructing the Statutory Management Board to implement the remuneration policy and (vi) instructing the Remuneration Steering Group and/or Internal Audit to assess the application of the policy and the procedures covered.

#### B.1.3.2. Principles of the remuneration policy

Members of the Statutory Management Board as well as other selected jobholders have been defined as 'Material Risk Takers' in accordance with new rules, quidelines, and interpretations. Of these, the Dutch 2015 Wbfo, the DNB Regulation on Sound Remuneration policies 2014 and the guidelines issued by the European Banking Authority and its predecessor issued under the successive European CRD frameworks (in particular CRD III and IV) are prominent examples. The rules have been adopted in Aegon N.V.'s Global Remuneration Framework and consistently applied within Aegon Nederland in the Aegon Nederland Remuneration Policy. After the performance period, and based on the framework, variable compensation, if any, is partially made available and partly deferred.

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Variable compensation is paid in both cash and in Aegon N.V. shares. The shares are conditionally granted at the beginning of the year at the average share price on the Euronext stock exchange in Amsterdam during the period between December 15 preceding a plan year and January 15 of the plan year. The performance indicators apply over a performance period of one year and consist of Aegon N.V. and/or Aegon Nederland targets (both financial and non-financial) set by the Supervisory Board or the remuneration committee and personal/strategic targets. The conditional grant of variable compensation is also dependent on continued employment of the individual employee to whom the rights have been granted.

An ex-post assessment is applicable to determine whether allocated (unvested) variable compensation should become unconditional or should be adjusted. In addition, for Members of the Statutory Management Board, Aegon Nederland's Supervisory Board has the right to reclaim variable compensation that has already been paid out or vested.

For members of the Statutory Management Board all variable compensation has vested after three years following the performance period. At vesting, the variable compensation is transferred to the individual employees. Additional holding periods may apply for vested shares. Members of the Statutory Management Board are not entitled to execute any transactions regarding the shares for a period of three years following vesting (except for shares withheld to cover for the payment of any applicable taxes, social security premiums and possible other deductions by the government due for which the company holds a withholding obligation in connection with the vesting of the shares). In compliance with regulations under Dutch law, no transactions regarding the shares may be exercised in closed periods.

## B.1.3.3. Share options, shares or variable components of remuneration

Variable remuneration for the statutory board members of Aegon Nederland were paid 40% in cash and 60% in shares of Aegon N.V.

The remuneration policy and its implementation were discussed in meetings held by the Supervisory Board on several occasions during 2022. In 2022, in accordance with Aegon Nederland's Remuneration policy, 40% of the 2021 variable remuneration was paid directly to members of the Statutory Management Board of Aegon Nederland and the remaining 60% was conditionally deferred. The 60% is subject to a deferral period of three years without any further holding requirements in accordance with the principles of the Aegon Group Global Remuneration Framework. Shares are withheld to cover payment of any applicable taxes, social security premiums and/or other possible deductions by the government (for which the company holds a withholding obligation in connection with the vesting of the shares).

Variable compensation awarded to Material Risk Takers remains conditional, an ex-post risk assessment may indicate reasons for lowering the amounts or not pay at all.

## B.1.3.4. Supplementary pension or early retirement schemes for the members of the administrative, management or supervisory body and other key function holders

Members of the Statutory Management Board, Supervisory Board and key function holders are offered pension arrangements and retirement benefits in conformity with the standard Aegon Nederland arrangement. Pension arrangements do not include discretionary elements.

Aegon Levensverzekering does not grant Statutory Management Board members and Supervisory Board members personal loans, guarantees or other such arrangements, unless in the normal course of business and on terms applicable to all employees, and only with the approval of Aegon Nederland's Supervisory Board.

### B.1.4. Disclosure on material transactions

There were no material transactions with members of the Supervisory Board, the Statutory Management Board and/or MB NL.

## B.1.5. Material changes in the system of governance

Reference is made to section B.1.1 of this SFCR.

## **B.2.** Fit and proper requirements

## B.2.1. Requirements for skills, knowledge and expertise

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#### Statutory Management Board

To fulfil their tasks, the specific skills that members of the Statutory Management Board of Aegon Nederland should have at their disposal include: i) Leadership (i.e. ideas, people and change); ii) Strategic thinking and sound judgment; iii) Financial and commercial acumen, particularly around complex and inorganic change activities; iv) Influencing and relationship building; v) Communication; vi) Delivery with clear focus on outcomes; vii) Innovation and problem solving; and viii) Customer-centricity. Moreover, the members of the Statutory Management Board should possess knowledge and experience in the areas of:

- Strategic understanding of and insight into the financial services industry, with particular emphasis on the challenges and opportunities associated with achieving success for a market leading life and pensions and digitized platform company;
- Specifically, good understanding of the different regimes associated with Insurance and Investments, including capital management and regulatory frameworks; and
- Extensive industry and executive management experience in a number of financial, operational, and strategic roles – an industry leader respected by regulators, trade associations and government bodies; and proven ability to lead complex transactions across an organization, including inorganic activity.

Requirements for skills, knowledge and expertise are also reflected in the Statutory Management Board profile which has been drawn up for the Statutory Management Board and which is updated periodically.

#### Supervisory Board

The Supervisory Board, as a collective, should have qualifications including an international composition; experience with, and understanding of the administrative procedures and internal control systems; affinity with and knowledge of the industry, its clients, its products and services, the financial services market and Aegon Nederland's businesses and strategy; knowledge and experience in (digital) marketing and distribution and the applications of information technology; expertise and experience in digital transformation; experience in the business world, both nationally and internationally; and financial, accounting and business economics' expertise and the ability to judge issues in the areas of risk management, solvency, actuarial currencies and investment and acquisition projects. Requirements for skills, knowledge and expertise are also reflected in the Supervisory Board profile which has been drawn up for the Supervisory Board and which is updated periodically.

#### Solvency II key function holders

The existing Permanent Education program of Aegon Nederland for key function holders and their (in)direct reports is being strengthened. Aegon Nederland has set up a Permanent Education program that entered into force in 2020. Aegon Nederland has developed this program together with the University of Amsterdam (UvA) and is certified by the UvA.

## B.2.2. Process for assessing the fitness and the propriety requirements

In accordance with the Dutch Financial Supervision Act. Aegon Nederland has identified, in addition to the members of the Statutory Management Board and Supervisory Board, those persons that fulfil 'key functions' as referred to in Articles 3:271 and 3:272, in connection with Articles 3:8 and 3:9 of the Dutch Financial Supervision Act. This group of persons is broader than but includes all persons that fulfil key functions as referred to in art. 294 (2) of the Solvency II Delegated Regulation. These persons are subject to a pre-employment screening prior to their employment within Aegon Nederland, as well as a propriety assessment by the Dutch supervisory authorities prior to their appointment in a key function. Ongoing compliance with propriety requirements of the persons that effectively run the undertaking or have other key functions is a joint responsibility of the respective person as well as Aegon Nederland. Persons that fulfil key functions also undergo an internal fitness assessment process. Within this process the resume of the candidate will be assessed, interviews are held, and the skills and expertise of the candidate is checked against the function profile.

Aegon Nederland has a pre- and in-employment screening process in place. Whereas pre-employment screening aims to assess the internal fitness of employees ahead of hiring, in-employment screening aims to periodically reassess the internal fitness during employment.

Aegon Nederland facilitates various education programs for Statutory Management Board, Supervisory Board, and other key functions.

#### Statutory Management Board

The members of the Statutory Management Board have broadbased commercial backgrounds and experience in the financial sector in general and in insurance in particular. With this wide range of experience, they have the knowledge and fully understand the valuable function of insurance companies in society and are making their decisions in the interests of all Aegon Nederland's stakeholders. Each member of the Statutory Management Board also has the necessary knowledge to be able to assess and determine the main points of Aegon Nederland's overall policy and

to form a balanced and independent opinion on the risks that Aegon faces.

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The knowledge of the members of the Statutory Management Board is kept up to standard and is improved by means of Aegon Nederland's permanent education program, which is organized by the Secretary of the Board together with the HR Learning & Development department. The latter is also responsible for keeping records on participation. The ongoing program covers national and international developments in the financial sector as well as corporate governance in general and in the financial sector in particular. The program further includes topics such as the duty of care towards customers and putting customers' interests first, integrity, risk management, financial reporting and audit.

The members of the Statutory Management Board act in a careful, expert and fair manner. They keep up to date with developments in legislation and regulations, partly through the permanent education program. All members of the Statutory Management Board took the oath or affirmation as required by the Financial Sector Oath or Affirmation Regulations.

#### Supervisory Board

Individual members of the Supervisory Board will be assessed on the basis of personal qualifications including: managerial experience and skills at the highest levels; experience with large listed companies; understanding of a global business; entrepreneurial attitude; sound business judgment, common sense and decisiveness; independence and a sufficiently critical attitude with regard to the other Supervisory Board members and the Statutory Management Board and international orientation and outside experience.

All members of Aegon's Supervisory Board have been scrutinized by the Dutch supervisory authorities, the Dutch Central Bank (DNB) and the Netherlands Authority of Financial Markets (AFM), prior to their appointment and fulfil these requirements on an ongoing basis.

In Aegon Nederland's view, the members' knowledge and experience complement each other. Aegon has set out in detail the Supervisory Board's duties in the Supervisory Board Charter. Aegon has a profile of the Supervisory Board, further specifying and recording its vision on the membership. The profile is tailored to Aegon Nederland's nature, size and complexity and also incorporates the competences in DNB's Suitability Matrix for Supervisory Boards.

The members of the Supervisory Board act in a careful, expert, and fair manner. They keep up to date with developments in legislation and regulations, partly through the permanent education program. All members of the Supervisory Board took the oath or affirmation as required by the Financial Sector Oath or Affirmation Regulations.

## B.3. Risk management system including the own risk and Solvency assessment

### Risk management system

ERM is a framework, which is designed and applied to manage risk in creating, preserving, and realizing value that may affect Aegon Levensverzekering. ERM builds on the current level of risk management that exists in the normal course of business. The aim is to manage risk within Aegon Levensverzekering's risk tolerance in order to provide reasonable assurance regarding the achievement of Aegon Levensverzekering's objectives.

For Aegon Levensverzekering, ERM involves:

- 1. Understanding which risks the company is facing;
- Establishing a firm wide framework through which the maturity of risk management practices can be monitored;
- 3. Establishing risk tolerances, and supporting policies, for the level of exposure to a particular risk or combination of risks;
- Monitoring risk exposure and actively maintaining oversight over the company's overall risk and solvency positions.

The ERM framework is based on the international accepted standard COSO ERM and lays the foundation for managing risk throughout Aegon Levensverzekering's operations. Aegon Nederland's subsidiaries must all adhere to Aegon Nederland's ERM framework and be able to demonstrate compliance to the extent, nature and size that is appropriate to the organization. The ERM framework applies to all material businesses of Aegon Nederland for which it has operational control.

The aim of Aegon Nederland's ERM framework is to enable management to effectively deal with uncertainty, and the associated risk and opportunity, by enhancing the organization's capacity to build value which contributes to the fulfilment of its corporate strategy. In addition, ERM ensures that risk tolerances and strategy are aligned.

Enterprise risk management supports Aegon Levensverzekering's corporate strategy by ensuring a common system for measuring value and risk. The purpose of Aegon Levensverzekering's risk strategy is to provide direction for the desired risk profile while supporting Aegon Nederland's business strategy. A key element in Aegon Nederland's approach toward risk strategy is that taking a risk should in the first place meet a customer need. Furthermore, an assessment is made whether Aegon Levensverzekering has the competence to manage the risk and Aegon Levensverzekering's risk preferences are formulated. In other words: from a risk-return perspective, which risks Aegon Levensverzekering accepts, and

which risks Aegon Levensverzekering wants to avoid. The assessment of Aegon Levensverzekering's risk preferences eventually leads to a targeted risk profile that reflects the risks Aegon Levensverzekering wants to keep on the balance sheet, and which risks Aegon Levensverzekering would like to mitigate by means of hedging, product design or other risk mitigation techniques/ management actions.

## **ERM Building Blocks**

Aegon Nederland's enterprise risk management framework considers risk from various perspectives and can be decomposed into multiple components. However, enterprise risk management is not strictly a serial framework, where one component affects only the next. It is a multidirectional, iterative framework in which almost any component can and does influence another. The principles and requirements of ERM apply on all organizational levels and concern both financial and operational risks. Risks are managed from multiple perspectives, including culture, economic, regulatory, and accounting. Relevant metrics in ERM include capital, earnings, liquidity, and franchise value.

Figure: Building blocks of Enterprise Risk Management framework

Risk Strategy	The first building block in the enterprise risk management process is the formulation of an enterprise risk management strategy. The risk strategy forms the basis for the risk tolerance statements, which are specified in terms of financial strength, continuity, culture, and risk balance and are translated into operating guidelines for the various risk types.
Risk Tolerance	Risk Tolerance includes the risk appetite of Aegon Levensverzekering including qualitative and quantitative risk tolerances that are the basis to support the business in making decisions about whether risks are within appetite, acceptable or need to be mitigated or avoided. Qualitative and quantitative tolerances are to be determined by management based on the values and principles of Aegon Levensverzekering and should be in line with the company's purpose, values, objectives, Code of Conduct, and Market Conduct Principles.
Risk Identification	The risks that Aegon Levensverzekering faces are identified and presented in the risk universe. An emerging risk process ensures that the risk universe will capture the full spectrum of risks. In order to assess the risks, Aegon Nederland has developed a methodology for measuring the risks as defined in the risk universe.
Risk Assessment	Aegon Nederland's approach to evaluating operational risks is based on the quantitative and qualitative rating of those risks with regard to their potential impact and likelihood after consideration of the effectiveness of controls. Risk impact is assessed along the following four impact dimensions: financial loss, customer, reputation, and financial misstatement. The resulting ratings reflect the uncontrolled (residual) risk the business area is running.
Risk Response	Once the risks have been identified, evaluated, and prioritized, an appropriate risk response needs to be defined. Action plans are developed and managed if Aegon Levensverzekering's risk tolerances are violated.
Risk Reporting (& Monitoring)	Compliance with the risk tolerance statements and the risk policy requirements is monitored and reported on a periodic basis to senior management. Through a formal Risk and Audit Committee and Risk and Capital Committee senior management is informed on their forward-looking risk profile on a quarterly basis, together with details of action plans that address key risks. In the quarterly report the CRO's opinion on, among others, the effectiveness of those plans is formalized.

Aegon Levensverzekering controls the risk it faces along various dimensions through its risk governance framework, risk monitoring, model validation, and embedding of risk management into functional areas, such as business planning, capital planning and management, remuneration, pricing, and product development. Risk control is further supported by a strong risk culture and effective compliance risk management. The execution of these building blocks is a continuous and iterative undertaking, including periodic or ad hoc adjustment of the strategy and risk tolerance based on new risk information or changes in the business (environment). The full enterprise risk management methodology is formalized in the ERM Manual, ERM policy and underlying detailed policies and manuals.

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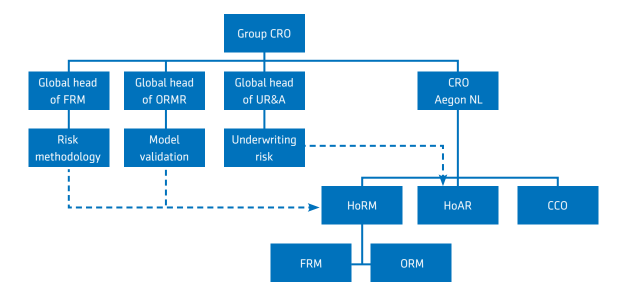
Performance

#### Implementation of risk management system

The second line of defence of Aegon Nederland is represented by the Risk & Compliance department (see figure below). The department is managed by the Chief Risk Officer (CRO) of Aegon Nederland together with the Head of Risk Management (HoRM), Head of Actuarial Risk (HoAR) and the Chief Compliance Officer (CCO). The Head of Risk Management holds the responsibility for the Risk Management Function and hierarchically reports to the CRO of Aegon Nederland. The day-to-day operations of the Risk Management Function are performed by the departments Operational Risk Management (ORM), and Financial Risk Management (FRM).

For the insurance entities of Aegon Nederland (related to the Solvency II Directive), the Head of Risk Management is also the Risk Function Holder (RFH) and responsible for the Risk Management Function. The departments FRM and ORM support the RFH in its regulatory responsibilities related to the function. Moreover, the following departments support the RFH:

- The department Risk Methodology is responsible for the design and maintenance of the SII Partial Internal Model (PIM). The head of Risk Methodology hierarchically reports to the global head of FRM. The RFH draws on resources of this department for the regulatory responsibilities related to the PIM. There is a reporting line from the Head of Methodology to the RFH. A Service Level Agreement (SLA) is in place between Aegon Nederland and Aegon Group.
- The department Model Validation (MV) is responsible for, among others, the validation of the PIM. The head of MV hierarchically reports to the global head of ORMR. A Service Level Agreement (SLA) is in place between Aegon Nederland and Aegon Group. Based on the SLA, the RFH is accountable for model validations related to elements of PIM, while the Aegon Group Head of MV is responsible for adequate execution of the model validations in line with the Model Validation Calendar. These starting points are both in line with Solvency II (SII) requirements as well as an optimal safeguard of independence between model validators on the one hand and model developers and business users on the other hand.



The insurance entities within Aegon Nederland have a management team installed with a position of head of risk. Aegon Life is the business unit managing the balance sheets of Aegon Levensverzekering and Aegon Spaarkas. As stated above, the Head of Risk Management is the Risk Function Holder (RFH) of these insurance entities. The managerial role of Head of Risk of Life is conducted by the HoRM as well. Through a Service Level Agreement, the Head of Risk of Life has access to services and / or dedicated capacity of the other risk teams. However, the Head of Risk of Life can only speak on behalf of key function holders when explicitly agreed.

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#### **B.3.2. Solvency II PIM Governance**

Aegon Levensverzekering's methodology for assessing risks includes the Solvency II PIM and is used to measure and aggregate risks and to calculate the Solvency Capital Ratio. All models within Aegon (but PIM in particular) are subject to model governance and should comply with the model policies and standards. This includes the independent validation as part of the Internal Model Application Process, and regular validation program to secure ongoing appropriateness on a rolling basis.

The regulatory responsibility for the risk management function to both design and validate the partial internal model leads to a potential conflict of interest. Aeqon has mitigated this as follows:

- The activities related to Model Validation are outsourced to the model validation department, but the risk management function retains accountability for model validations related to elements of Aegon Nederland's Partial Internal Model. Regarding the validation of the Partial Internal Model, the Risk Management Function holder has the right to put model validation results on the MT NL agenda for discussion, in particular when the RMF disagrees with the final Model Validation Committee opinion.
- Model changes can also be implemented without the assessment from Model Validation department, conditionally on the impact of these changes as defined in the model governance policy. Such changes are subject to approval of the model committee, the Assumptions & Methodology Committee (AMC). The decisionmaking process within the committee provides mitigation for the conflict of interest as the different roles within the function (design and review) are represented and the committee needs to unanimously approve the model changes.

In addition to the validation of individual models, the Solvency II PIM is also subject to a top-down analysis as part of the overarching validation performed by the Model Validation function. The overall purpose of the overarching validation is to provide an independent assessment of the overall appropriateness of the Solvency II PIM as adopted and used within Aegon Levensverzekering. The overarching validation of the Solvency II PIM is updated annually. There were no material changes to the internal model governance during the reporting period.

#### B.3.3. Own risk and solvency assessment

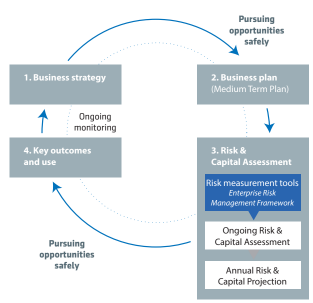
The Own Risk & Solvency Assessment (ORSA) is a continuous process which builds on the existing risk and capital management and business planning processes within Aegon Levensverzekering. The ORSA unites these processes under a single framework, ensuring key business decisions are based on an internal assessment of risk and associated capital requirements. It connects and aligns risk and capital management, business planning, and strategic decision-making processes, and delivers the "ORSA outcomes" namely:

- The assessment of overall solvency needs taking into account the specific risk profile, approved risk tolerance limits and the business strategy of the undertaking.
- The compliance, on a continuous basis, with the capital requirements and with the requirements regarding technical provisions; and
- The comparison of the risk profile with the assumptions underlying the Solvency Capital Requirement and internal model.

An ORSA policy is in place within Aegon Nederland. The purpose of this policy is to ensure that Aegon Levensverzekering's ORSA process is compliant with the Solvency II regulations, appropriate, and integrated within the management of the business. The policy also covers the roles, responsibilities, and processes. The policy is annually tested as part of the policy attestation process.

A graphical overview of the ORSA process is provided below. The process is based on the following key working assumptions:

- The process is iterative and subject to on-going monitoring to ensure the ORSA responds to major changes impacting the business.
- The business strategy for Aegon Levensverzekering is set.
- The risk & capital assessment must include the identification, measurement, management and monitoring of risk. The capital needs of the business must be considered taking account of the proposed strategy and the acceptable level of the associated risks in pursuit of that strategy. The assessment must take into account both the present and the future.
- Aegon's Partial Internal Model (PIM) and Economic Framework (EF) are key tools used in the measurement and quantification of risk.
- The output from the business strategy, financial strategy, business plan and the risk and capital assessments (together the Budget/MTP) must be used in the decision-making process.
- "Use" applies across a spectrum of areas including Asset & Liability Modelling, product development and pricing, business strategy, risk management and performance management.



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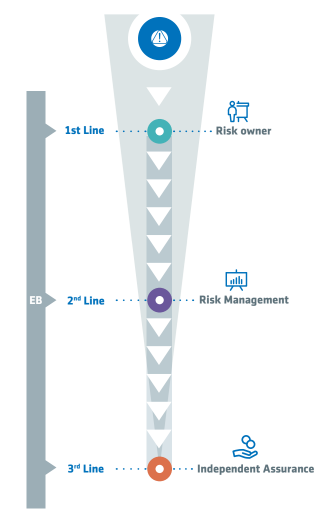
All the above is evidenced and documented in Aegon Levensverzekering's annual ORSA report.

## **B.4.** Internal control system

#### Internal control system

In order to ensure conscious risk-return decisions and limit the magnitude of potential losses within defined levels of certainty, Aegon Nederland's internal control environment has been established based on the principles of the 'Three lines' modell.

Figure: Three lines model



The three lines are represented by the following: 1) risk owners, 2) risk managers, and 3) independent assurance. The overall responsibility for risk management lies with the Statutory Management Board. The application of the three lines structure enables a professional risk culture where risk management can be optimally embedded within the business.

First line of defense: Risks naturally arise out of Aegon Nederland business activities, in particular through the sales and administrative processing of insurance policies and balance sheet and capital management. Business management is directly responsible for the processes on which achievement of Aegon Nederland's objectives depends. They are responsible for risk identification, risk assessment and, especially, the control of all material risks in their area of activity, consistent with applicable risk tolerances and risk policies.

Second line of defense: The risk functions and committees, being the second line, facilitate and oversee the effectiveness and integrity of ERM across the company. They facilitate ERM by developing, maintaining, and supporting the implementation of risk governance, risk tolerances, risk policies, risk methodology and risk management information. The role of the second line is also to oversee policy compliance, to maintain objectivity in business decisions and to challenge business management in this context. Risk policy breaches and excessive risk taking are escalated as needed. In this regard, the CRO has the authority to defer Risk & Capital Committee decisions that can have a material adverse impact on the company's solvency, liquidity, or operations to Board meetings. In addition to those mentioned above, second line is also responsible for model validations.

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The Compliance Function, also part of the second line, is focused on ensuring adherence to applicable regulations and policies and enhancing integrity within the organization to support the goal of enabling clients to make conscious decisions to live their best lives. The Compliance Function, amongst others, advised MB NL and MT NL on the (potential) impact of regulatory and compliance developments on Aegon, whereby Legal performs the legal impact assessment of the identified changes and/or adjustments in the laws and regulations; conduct risks and risks related to the culture of Aegon Nederland including but not limited to the behaviour of employees, behavioural patterns in teams and departments or cultural elements in risk events; safeguarding the wellbeing of our employees, our customers and our reputation and pursuing a desired culture in where strategy, behaviour and products are aligned; the status of Aegon's compliance with laws, regulations, and appropriate policies, including the Code of Conduct; the interaction with the supervisors DNB, AFM and AP, and developments that are in scope of the supervisors and could have an impact on the Aegon organization and business.

Third line of defense: Audit along with its committees provide the third line and is a function directed by and accountable to the Statutory Management Board, principally through its Risk & Audit Committee. It is independent of senior management, which has responsibility for the first and second lines, and is therefore able to provide independent assurance opinions on the effectiveness of the systems of internal control and risk management.

#### **B.4.2.** Compliance Function

The responsibilities of the Compliance Function are formalized in the Compliance Function Charter. The Compliance Function Charter is reviewed annually and submitted to the relevant committees (for advice and decision-making) in accordance with the applicable governance process. No significant changes were made to the Compliance Function Charter in 2022. The activities of the Compliance Function are described and communicated to stakeholders in the 'Compliance Jaarplan' and other relevant documents on a yearly basis.

Coordinated by the Internal Control Office, the businesses of Aegon Nederland have conducted a Systematic Integrity Risk Assessment (SIRA), resulting in in a deepened insight in the integrity risks. The SIRA methodology has been thoroughly reviewed and updated by the Compliance Function in 2022. The SIRA resulted in action plans addressing the deficiencies found.

A Compliance Monitoring Plan, that monitors the existence and operation of the relevant policies and standards, has been executed in 2022. The Compliance Function has performed a compliance monitoring exercise, amongst others, related to Code of Conduct & Insurance Oath, Protocol Incidenten waarschuwing systeem Financiële Instellingen (PIFI), Remuneration, Sustainability — IDD Delegated Regulation and Payment arrears at Mortgages.

The Regulatory Watchtower (RWT) is one of the domains reporting to the Chief Compliance Officer. The Regulatory Change Management process of implementing legislation including a tool that enables the tracking of the implementation of legislation was functioning effectively in 2022 after introduction in 2020 and further implementation in 2021. The Compliance Function is involved in the monitoring of legislation, such as the GDPR, Anti Money Laundering Directive and Sustainable Finance Disclosure Regulation. The Regulatory Watchtower is expected to further improve the monitoring of new and changing legislation.

Furthermore, the Compliance & Regulatory Affairs team has made the decision to form a cluster-based team, with themed clusters, being a) Business Compliance with Dedicated Compliance Officers (DCO's), b) Integrity & Governance, c) the Expert Pool, and d) Regulatory Oversight. These clusters allow for a better coordination around keytopics.

The Compliance Function has continued to coordinate improvements to its awareness programs and maturity on this topic over the course of 2022, which has resulted in the inclusion of various activities such as (i) social hacking workshops, (ii) Global Information Security week and phishing simulations, (iii) the PARP improvement plan, (iv) various CDD/AML trainings and (v) a series of harassment e-learnings as set up by different theme holders. The Compliance Function has a lead role in the monthly Awareness Working Group that, among other things, sets up a yearly awareness calendar and monitors the progression and content rolled out.

Regarding risk identification and assessment, compliance officers and operational risk managers organize combined RCSA's. As the Compliance Function is part of the ERM risk universe, the identified risks are registered in the operational risk universe. In this way the Compliance Function can align with existing monitoring and reporting procedures of operational risk management when appropriate.

The Compliance Function prioritized the following subjects in 2022:

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- Customer Due Diligence;
- Privacy;
- Data & Digital;
- Conduct:
- Sustainability; and
- Monitoring & Reporting.

## **B.5.** Internal audit function

#### Implementation of the internal audit function

Aegon Nederland's Internal Audit Function ("Internal Audit") assists the Statutory Management Board, the Risk & Audit Committee of the Supervisory Board and Senior Management in protecting Aegon Nederland's assets, reputation, and sustainability by independently and objectively evaluating the effectiveness of internal controls, risk management and governance processes. Aegon Nederland has implemented the 'three lines of defence model'. The (line) management control is the first line of defence. Risk management, the risk control and compliance over-sight functions are the second line of defence, and independent assurance is the third line of defence. As part of this assurance Internal Audit recommends improvements which are agreed with management and pursues corrective actions on identified issues until implementation.

Additionally, Internal Audit executes advisory services related to the evaluation and improvement of the management control environment of Aegon Nederland. When providing advisory services, Internal Audit needs to maintain operational independence. Opportunities to strengthen the existing management control environment, effectiveness and Aegon Nederland's reputation may be identified from the business. Internal Audit derives its authority from their respective Boards and is authorized to examine the internal controls, risk management and governance processes in all areas of Aegon Nederland.

#### B.5.2. Independence of the internal audit function

Internal Audit executes its duties freely and objectively in accordance with the Institute of Internal Auditors' International Professional Practices Framework. The purpose, objectives and responsibilities of the Internal Audit function of a Country Unit and of Group Internal Audit function are covered in the Internal Audit Charter and are aligned with the (inter)national professional auditing standards. Internal Audit avoids any conflicts of interest and accesses the expertise and knowledge necessary to undertake work in respect of specialist business functions.

Internal Audit does not execute any operational duties for Aegon Nederland and will not review a business area or function in which they have had recent management or operational responsibility or are otherwise conflicted. The Aegon Nederland Chief Audit Executive reports to the Chief Executive Officer. To ensure the independence of the auditors and effective governance, the Aegon Nederland Chief Audit Executive has a reporting line to the Group Chief Audit Executive, as well as to the Chief Executive Officer of Aegon Nederland and Audit Committee of the Supervisory Board.

#### **B.6. Actuarial function**

For the insurance entities of Aegon Nederland (related to the Solvency II Directive) the Head of Actuarial Risk is also the Actuarial Function Holder and responsible for the Actuarial Function. The department Actuarial & Underwriting Risk Management (UARM) supports the AFH in its regulatory responsibilities related to the function. The manager UARM hierarchically reports to the global chief actuary. The AFH draws on resources of this department for the regulatory responsibilities related to the AFH. There is a reporting line from the manager UARM to the AFH. A Service Level Agreement (SLA) is in place between Aegon Nederland and Aegon Group.

The AFH also makes use of the services of the department Model Validation (MV). MV is responsible for the validation of among other models all actuarial models contributing to the SII Technical Provisions and actuarial pricing models. The head of MV hierarchically reports to the global head of ORMR. A Service Level Agreement (SLA) is in place between Aegon Nederland and Aegon Group. Based on the SLA, the AFH is accountable for model validations related to all models except for elements that are part of the PIM, while the Aegon Group Head of MV is responsible for adequate execution of the model validations in line with the Model Validation Calendar.

The Actuarial Function Holder is positioned under the statutory board member who directs the department of Risk & Compliance, also the Chief Risk Officer (CRO). The AFH operates independently from the first line functions and other functions and reports (and escalates if necessary), next to the CRO, also periodically to the Statutory Management Board, to the Risk & Audit Committee of the Supervisory Board and to the Global Chief Actuary.

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## **B.7. Outsourcing**

Aegon Nederland has outsourced certain critical and/or important operational functions or activities related to front-, mid- and back-office processes. As stated earlier all employees working at Aegon Levensverzekering are employed at and have a labour contract with Aegon Nederland. This also means that Aegon Levensverzekering has outsourced the key functions to Aegon Nederland. This relates to the functions, but key function holder responsibilities are assigned on legal entity level.

Outsourcing may affect business exposure to operational risk through material changes to, and reduced control over, people, processes and systems used in outsourced activities. Aegon Nederland has developed and formalized an outsourcing Risk Policy to ensure that outsourcing arrangements entered into by Aegon Nederland which can result in material risk are subject to appropriate due diligence, approval, and on-going monitoring. All material risks arising from outsourcing activities should be appropriately managed to ensure that Aegon Nederland is able to meet both its financial and service obligations. The outsourcing risk policy will be further enforced and strengthened due to the implementation of the third-party risk management policy.

The policy applies to all entities and business units of Aegon Nederland, including arrangements where Aegon Nederland has a controlling interest in other business units and entities. Furthermore, both outsourcing arrangements with vendor/suppliers and internal outsourcing arrangements within a business unit or between business units of Aegon Nederland are in scope of this policy. Aegon Nederland has implemented the policy to ensure that outsourcing activities that can result in material risk are managed and under supervision of Aegon Nederland.

## **B.8.** Any other information

All relevant information is covered in the previous sections.

## C. Risk profile

#### General

This section is outlined as follows. The first subsection describes the risk assessment and measurement, sensitivity analyses and risk concentrations in general. The second subsection discusses the Prudent Person Principle, which relates to market, credit, liquidity and operational risk.

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In subsections C.1 through C.5, more detailed information is provided on underwriting, market, credit, liquidity and operational risk, respectively. Finally, subsection C.6 comments on other risks and uncertainties.

## Risk Assessment and Measurement: Solvency Capital Requirement

The assessment of Aegon Levensverzekering's risk profile forms part of the ERM framework, which is discussed in section B.3. Within this framework, risk policies provide specific operating guidelines for Aegon Levensverzekering's risk governance and risk tolerance statements. Aegon Levensverzekering complies with the risk policies of both Aegon Group and Aegon Nederland. The Aegon Nederland risk policies are tailored to fit local circumstances and therefore entail additional restrictions compared to the Group policies.

Within the ERM Framework, risk exposures are identified and quantified using Aegon Levensverzekering's PIM. The PIM, which has been developed in close cooperation with Aegon Group, has been validated by Aegon Nederland's Risk Function and approved by Aegon Levensverzekering's supervisor DNB. The main output of the PIM is the SCR. The SCR is the minimum level of Eligible Own Funds (hereafter: Own Funds) required in accordance with Solvency II legislation to absorb unexpected developments in all risk exposures of Aegon Levensverzekering combined. It serves to ensure that obligations to policyholders can be met with a very high degree of certainty. When available Own Funds are in excess of the aggregate SCR, Aegon Levensverzekering will be able to meet obligations to policyholders with a likelihood of at least 99.5% over a period of one year.

The PIM contains separate modules for market risk, counterparty default risk, underwriting risk, and operational risk. A separate SCR is determined for each of them. Major risks within the PIM are assessed using an internally developed model. For the other risks, the Solvency II standard formula is applied.

The table below shows the components and the structure of Aegon Levensverzekering's PIM, the amounts of the main risk types and whether the components have been developed internally or are based on the Solvency II standard formula.

Amounts in EUR million	Components description	2022	2021
C.2 Market risk	Market risk (SF)	535	822
	Market risk (IM) including DA	1,588	2,036
C.3 Credit risk	Counterparty default risk (SF)	78	88
	Counterparty default risk (IM)	-	-
C.1 Underwriting risk	Life underwriting risk (SF)	583	924
	Life underwriting risk (IM)	948	1,439
	Health underwriting risk (SF)	-	-
	Health underwriting risk (IM)	-	-
	Non-life underwriting risk (SF)	-	-
	Non-life underwriting risk (IM)	-	-
C.5 Operational risk	Operational risk (SF) including	208	296
	De Hoop	208	296
	Operational risk (IM)	-	-
E.2.1 Solvency Capital	Diversification	-/- 1,279	-/- 2,029
Requirement	LAC Deferred Taxes	-/- 455	-/- 597
	Total SCR	2,205	2,978

Change to Selvency

Mitigating effects of diversification between risks, as well as the loss absorbing capacity of deferred taxes (LAC DT) are taken into account in the aggregate SCR. Diversification exists as the degree to which different risks are related to one another is, in many cases, limited. As a result, the likelihood of severely adverse developments of all risks occurring within the same year is less likely than the intended 1-in-200 years event. The impact of diversification is measured separately within the PIM. Further explanation on the LAC DT and diversification is provided in Section E.2.1.

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Furthermore, with regards to the methodology to derive the SCR, it should be noted that:

- The SCRs for underwriting, market, credit and operational risk include the exposures to these risks in the Aegon Vastgoed subsidiaries, AMVEST joint ventures and Direct Lending B.V. The so-called 'look through' approach ensures assessment of the risks within these subsidiaries on a consistent basis with the exposures directly held by Aegon Levensverzekering.
- The risks related to other, smaller participations (as listed in section A) are included as market risks, based on a reduced value of the participation in an adverse scenario.
- For liquidity risk, no SCR has been determined, as the Liquidity Risk policy ensures that sufficient liquidity is available with a very high degree of certainty over a period of two years. Liquidity risk is discussed further in section C.4.

#### Solvency Ratio, Sensitivity Analysis & Stress Testing

The Solvency ratio is the main indicator of the ability of Aegon Levensverzekering to meet all its obligations to policyholders and other stakeholders, as and when they fall due. It is defined as follows:

Solvency ratio = Own Funds / SCR

The Own Funds are the assets of the company, valued according to Solvency II principles, in excess of all obligations to policyholders as well as other liabilities that are not subordinated. Own Funds, SCR and Solvency ratio as of December 31, 2022 are shown below.

Table: Own Funds & SCR

Amounts in EUR million	Own Funds	SCR	Solvency Ratio December 31, 2022
Solvency Ratio	4,627	2,205	210%

The lower bound for the target range for the Solvency II ratio (Eligible Own Funds divided by SCR) of Aegon Levensverzekering is set by the company's Executive Board at 135%. This creates a buffer for the protection of the interests of policyholders. The target zone ensures that capital management can be employed relatively

flexible and ensures execution of strategy, capital generation and dividends. When the ratio drops near or into the recovery zone, the management of the entity will take actions that will restore the ratio to a level back in the target zone. Aegon Nederland aims at capitalization levels for the insurance entities that are well within the target zone. Further details about this policy and the composition of the Own Funds can be found in chapter E.

In addition to the derivation of the SCR, Aegon Levensverzekering performs sensitivity analyses and stress testing on a regular basis to assess the impact of the scenarios considered in these tests.

#### Sensitivity Analyses

Sensitivity analyses are performed on a bi-annual basis. For a part of the market and mortality scenarios, including all sensitivities described below, a quarterly analysis is performed. In these analyses, the impact of instantaneous changes of external factors related to various risk types on Aegon Levensverzekering is assessed. For each sensitivity analysis, the immediate impact on Aegon Levensverzekering's Solvency ratio as per year end 2022 is as follows1:

**Table:** Overview of sensitivity analyses

Scenario	change to Solvency ratio in Scenario
5% decrease in Mortality rates	-/- 6%
Interest rate curve + 0.5%	-/- 5%
Interest rate curve -/- 0.5%	+ 4%
20 – 30 curve steepening + 0.1%	-/- 1%
Inflation + 0.5%	-/- 4%
Inflation -/- 0.5%	+ 3%
25% increase in Equities	-/- 3%
25% decline in Equities	-/- 1%
Credit spreads – Non-Gov + 0.5%	-/- 8%
Credit spreads – Non-Gov -/- 0.5%	+ 8%
Credit spreads – Gov + 0.5%	+ 5%
Credit spreads – Gov -/- 0.5%	-/- 2%
Mortgage spreads + 0.5%	-/- 6%
Mortgage spreads -/- 0.5%	+ 6%
EIOPA VA + 5 bps	-/- 2%
EIOPA VA -/- 5 bps	+ 2%
Loss Absorbency Factor -/- 25%	-/- 15%
UFR down by 0.15%	-/- 4%

The methods and outcomes of the sensitivity analyses are described in more detail by risk type in the next sections.

<sup>1</sup> The sensitivities assume full deferred tax asset (DTA) admissibility. Under certain adverse scenarios and where applicable, part of DTAs could become inadmissible. While this would increase the sensitivities relative to the published sensitivities, the DTAs would still be recoverable over time.

#### **Extreme Event Scenarios**

Aegon Levensverzekering develops extreme events scenarios on an annual basis. These scenarios are based on the position of Aegon Levensverzekering on June 30 of each year, and form part of the Own Risk and Solvency Assessment (ORSA). The ORSA process is further discussed in section B.

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In the extreme event scenarios, the impact of extreme but plausible scenarios is determined over a multi-year business planning period. Scenarios considered are for example a severe recession, adjustments to the Volatility Adjustment (VA) and the Ultimate Forward Rate (UFR), improvement of life expectancy and changes in laws and regulations.

In each scenario, the impact on net earnings, Own Funds, SCR and Solvency ratio is analysed, taking into account the mitigating impact of management actions or other applicable measures.

#### Risk Concentrations - Identification & Approach

Aegon Levensverzekering considers a Risk Concentration to be either one of the following types of exposure:

- A relatively high exposure to a single risk within a portfolio of risks. An example is a loan with a high amount to a single counterparty;
- An exposure to a large number of risks that exhibit a high degree of correlation with one another. An example is the outbreak of an epidemic that may cause a large number of deaths simultaneously.

Specific attention to concentration risk is needed in case its impact is not already reflected in the SCR, or another risk assessment method, of the risk type where it manifests itself. In this case, an additional amount of SCR for concentration risk may be required. If no SCR for the risk in question is accounted for, additional consideration must be given in case concentrations are not reflected in the original risk assessment.

The potential occurrence of risk concentrations is further discussed below in the sections on each of the main risk types: C.1. Underwriting Risk, C.2. Market Risk, C.3. Credit Risk, C.4. Liquidity Risk and C.5. Operational Risk.

#### **Prudent Person Principle**

The prudent person principle ensures that assets are managed on behalf of policyholders or other stakeholders in a prudent manner, and covers aspects that relate to market, credit, liquidity and operational risk.

Mandates for investments for the general account and for account of policyholders are set out in internal quidelines of Aegon Levensverzekering, in order to ensure that the prudent person principle is satisfied. Besides that, each investment program is tested on several criteria and authorized by the Risk & Capital Committee (RCC).

The prudent person principle has been embedded into Aegon's system of governance, and is applicable for underwriting risk, market risk and credit risk.

The Investment and Counterparty Risk Policy requires relevant business units to satisfy the prudent person principle. The risks on the investment side are presented in Risk Reporting analysis with more detailed reporting performed by Aegon Asset Management. Aegon's Risk Appetite Framework is in place to ensure that the assets held are appropriate to the nature of the liabilities without taking on excessive risks:

- ERC Risk limit indicators for market and financial risks are set and form part of the Aegon Risk Appetite Framework:
- The Investment and Counterparty Risk Policy establishes the prudent person principle requirements;
- Concentration in exposures is avoided by testing adverse plausible scenarios in the Budget/MTP process and by setting single counterparty limits in the Group Credit Name Limit Policy. This is supplemented with the Focus List that provides a more proactive process to monitor and control concentration;
- The requirements related to use of derivatives can be found in the Derivative Use Policy. This policy ensures that a consistent standard of responsible derivative usage is in place across the Aegon Group. In addition, the consolidated reporting of derivative positions provides transparency to derivative usage as well as a demonstration of controls:
- The Securities Lending and Repo Policy ensures a consistent standard for Securities Lending and Repurchase (Repo) programs within the Aegon Group. This Policy sets out the minimum required processes and documentation standards that must be in place for any unit to operate in these instruments; and
- The Reinsurance Use Policy establishes the process with which reinsurance use is conducted at Aegon in order to ensure a consistent high standard of reinsurance use across the Group, to ensure proper internal controls are in place around risks arising from reinsurance wherever material (e.g. counterparty risk and basis risk), and to ensure globally consistent information on Aegon's reinsurance treaties is available.

The requirements related to the use of derivatives are specified in the Derivative Use Policy. Key principle here is that derivative programs should be documented and are used for risk mitigation purposes. In general, Aegon Levensverzekering manages the asset allocations to prudent levels on the basis of ALM and risk management frameworks.

The prudent person principle requires specific attention to be paid to assets that are not traded on regulated financial markets. In this category, mortgages are particularly relevant, as they form a major asset class in which, Aegon Levensverzekering holds investments. Within the Aegon Nederland holding, of which Aegon Levensverzekering forms part, mortgage loans have been originated and serviced for over thirty years. As a consequence, considerable expertise exists within Aegon Nederland in these areas.

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In addition, the prudent person principle requires that specific attention be given to illiquid assets. Illiquid assets held by Aegon Levensverzekering, including mortgages, form a good match with the illiquid profile of Aegon Levensverzekering's liabilities. As such, these assets provide a satisfactory risk-return trade-off for Aegon Levensverzekering and its policyholders.

## C.1. Underwriting risk

## C.1.1. Description of the measures used to assess underwriting risks

Underwriting risk, sometimes referred to as "insurance risk", arises from deviations of observed actuarial parameters from those used in product pricing assumptions. These are typically actuarial assumptions that cover policyholder behavior and claims. Underwriting risk is the result of both the inaccuracies in projecting liability cash flows over several future time periods, as well as fluctuations in the incidence of claims.

The material underwriting risks for Aegon Levensverzekering are mortality/longevity risk, policyholder behavior risk and expense risk.

#### Mortality/longevity risk

Mortality risk arises from economic losses due to mortality levels deviating from their expected levels (when mortality is lower than expected, this is referred to as longevity). Policyholders are typically grouped into different classes. Best estimate assumptions are then determined for each policyholder class. Aegon is exposed to the risk that the best estimate assumptions are inaccurate.

Aegon Levensverzekering's insurance portfolio contains policies that are at risk if mortality increases, such as term life insurance and policies that are at risk if mortality decreases (longevity risk) such as annuity and pension products.

#### Policyholder behavior risk

Policyholder behavior risk arises from economic losses due to policyholder behavior deviating from expectations. Insurance contracts typically provide policyholders with a variety of options that they may or may not exercise. Policyholder behavior risk is the risk that actual policyholder behavior deviates from the assumptions built into the reserve calculations. This includes assumptions about lapses, withdrawals, premium payment levels, allocation of funds, and the utilization of possible options in the products.

The above-mentioned elements of policyholder behavior risk all relate to insurance contracts. The prepayment risk on mortgages constitutes another important component of policyholder behavior risk; it is the risk of higher or lower prepayments that anticipated, including early redemption rates, thus impacting the value of the mortgage portfolio.

In general, Aegon Levensverzekering is at risk for mass policy lapse as in some cases higher surrender values have to be provided.

#### Expense risk

Expense risk is the risk that the expenses arising from servicing (re) insurance contracts develop differently than expected. Various types of expense risk are distinguished:

- Expense inflation risk is the risk that expenses inflate at a higher rate than that assumed in the calculation of the technical provisions. It does not cover the risk of general price inflation increases, which would be covered by mismatch risk; and
- Expense level risk is the risk that unexpected changes in maintenance expenses for in-force business will occur (assuming that the volumes of business are unchanged from best estimate assumptions). The risk therefore corresponds to an increase in the total expenses spread among the same number of policies - i.e., the per policy expenses increase. It is effectively the change in the best estimate expense assumption given a 1-in-200-year expense event.

Most expenses Aegon Levensverzekering has within its business will be subject to expense risk if not contractually defined. These types of expenses may include salaries, office space, software licenses and fees to intermediaries.

#### Underwriting risk assessment

Aegon Levensverzekering monitors and manages its underwriting risk by underwriting risk type. Attribution analyses are performed on earnings and reserve movements to understand the source of any material variation in actual results compared to expectations. Aegon Levensverzekering also performs experience studies for underwriting risk assumptions, comparing Aegon Levensverzekering's experience and industry experience as well as combining Aegon Levensverzekering's experience and industry experience based on the depth of the history of each source for use in Aegon Levensverzekering's underwriting assumptions. Where policy charges are flexible in products, Aegon Levensverzekering uses these analyses as the basis for modifying these charges, with a view to maintain a balance between policyholder and shareholder interests. Aegon Levensverzekering also has the ability to reduce expense levels over time, thus mitigating unfavorable expense variation.

#### C.1.2. Risk Concentrations

In addition to the risk tolerance limits as described in Chapter B.3, it's common practice to address 'concentration' of risk on insured lives, using a risk limit per individual life (or joint lives). The exposures on a few lives with a much higher risk than the average in the portfolio can create too high a volatility in the results. Limiting such exposures reduces the impact of process risk and also increases the stability of the underwriting results. These risk limits per single life (or joint lives) will be further referred to as 'retention limits'.

The retention limits are typically chosen in such a way that the remaining exposure is acceptable, relative to the size of the earnings and the size of the balance sheet of the company. Risk mitigation and managing compliance with the retention limits can be achieved by reinsurance (external or internal), by the underwriting process or by the product design.

## C.1.3. Risk mitigation techniques used for underwriting risks

Aegon Levensverzekering has put in place a number of reinsurance contracts with external parties that mitigate its exposure to underwriting risk. Reinsurance helps Aegon Levensverzekering to manage, mitigate and diversify its insurance risks, and limit the maximum loss it may incur in an adverse scenario.

#### Longevity Risk

Per December 31, 2022 Aegon Levensverzekering has two longevity reinsurance swap agreements in place that provide protection against the longevity risk associated with the Defined Benefit pension liabilities. A first reinsurance agreement is in place with Canada Life Re since year-end 2019, and a second similar agreement is in place with Reinsurance Group of America since year-end 2021.

Both agreements cover the longevity risk associated with Aegon's actual policyholders, including both deferred pensioners as well as in-payment policies of pensioners and dependents during the full run-off of these policies. Additionally, both agreements are collateralized to mitigate any potential counterparty risk and the agreements have no impact on the services and guarantees that Aegon provides to its policyholders.

Together, these two agreements mitigate approximately 40% of the longevity risk exposure of Aegon Levensverzekering. As such, these agreements strongly reduce the concentration of Aegon's risk exposure in longevity risk.

#### Mortality Risk

Aegon Levensverzekering has reinsured a share of the mortality risk associated with its term life assurance book through quota-share reinsurance agreements with Reinsurance Group of America and Munich Re.

## C.1.4. Risk sensitivity for underwriting risks

The main underwriting risk Aegon Levensverzekering is exposed to, is longevity risk, i.e. the risk that life expectancy improves and policyholders will live longer. As a result, policyholders who are entitled to pension benefits after retirement, will receive these benefits during a longer period.

On the other hand, payments to policyholders holding coverage of death benefits, such as Term and Whole Life Insurance, are expected to decline when life expectancy improves.

In the sensitivity scenario for longevity, the impact of a 5% decrease of mortality rates by age cohort in all future years is analyzed, including coverage of pension as well as death benefits. The impact on the Solvency ratio is shown below.

Scenario	Change to Solvency ratio in Scenario
Mortality rates -/- 5%	-/- 6%

Expected future benefits to policyholders increase markedly, as the increase in future pension benefits outweighs the reduction of death benefit payments. As a result, the value of obligations to policyholders increases and the value of Own Funds declines. The impact on SCR is limited. The Solvency ratio, therefore, declines by 6%-points.

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#### C.2. Market risk

# C.2.1. Description of the measures used to assess market risks

As a life insurance company, Aegon Levensverzekering is exposed to a variety of risks. Aegon Levensverzekering's largest exposures are to changes in financial markets (e.g. fixed-income market, equity market, interest rate risk and credit risk relating to investments). When market prices fall, the value of Aegon Levensverzekering's investments is reduced. For certain products, Aegon Levensverzekering's insurance liabilities may also increase, when guaranteed investments held for the benefit of policyholders reduce in value. In addition, the value of future fee income potential reduces. The cost of insurance liabilities is also determined with reference to interest rates and the liabilities associated with long term benefits (such as annuities) increase and decrease as interest rates fall and rise.

To align with the SCR in QRT S.25.02 and section E, we only discuss counterparty default risk (as defined in the Delegated Regulation) in section C.3. More generally, we consider the term 'credit risk' to also include spread risk, migration risk and default risks, and market concentration risk related to financial investments. To align with QRT S.25.02 throughout the SFCR, these other components of credit risk are discussed in this section.

Further explanations of the material market risk components are provided below.

# Credit risk

Internally Aegon considers credit risk to consist of the following three components:

- Spread risk; the risk that the value of bonds reduces due to a general widening of credit spreads;
- Migration risk; the risk that the rating of bonds fall due to an increased risk of default and as a consequence their value falls; and
- Default risk; the risk that the counterparty fails to meet agreed obligations.

For general account products, Aegon typically bears the risk for investment performance and is exposed to credit risk in the fixed income portfolio and over-the counter (OTC) derivatives.

Aegon is also indirectly exposed to credit risk on separate account investments held for the benefit of policyholders. Credit losses reduce account values, leading to lower fee income to Aegon. For certain products, Aegon has also provided guarantees to protect customers against the risk of losses in the separate account. For these benefits Aegon is directly exposed to separate account credit losses.

# Interest rate risk (Mismatch risk)

Aegon Levensverzekering bears interest rate risk in many of its products. In cases where cash flows are highly predictable, investing in assets that closely match the cash flow profile of the liabilities can offset this risk. For some products, cash flows are less predictable as a result of policyholder actions that can be affected by the level of interest rates.

Aegon is exposed to interest rate risk, as both its assets and liabilities are sensitive to movements in long- and short-term interest rates. The majority of Aegon Levensverzekering's products are long-term in nature and consequently low interest rates, or high interest rate volatility may adversely affect Aegon Levensverzekering's profitability and shareholders' equity. It is also the case that a steepening of the interest rate curve could have negative consequences for Aegon Levensverzekering. For example, in such a scenario surrenders and withdrawals may increase. This activity may result in cash payments by Aegon requiring the sale of invested assets at a time when the prices of those assets have fallen due to the increase in market interest rates.

# Currency risk

Aegon Levensverzekering faces limited currency exchange risk on policies denominated in a currency other than the euro. Currency risk in the investment portfolios is managed using asset liability matching principles and hedged as much as possible.

# Equity market risk and other investments risk

A decline in equity markets may adversely affect Aegon Levensverzekering's profitability and shareholders' equity, sales of savings and investment products, and the amount of assets under management. Declining market values of equity investments may constitute a risk for both Aegon and its customers. Exposure to equity markets exists in both assets and liabilities. Asset exposure exists through direct equity investments in which Aegon bears all or most of the volatility in returns and investment performance risk. Direct equity risk is very limited, as defined by Aegon Levensverzekering's Risk policies.

Equity market exposure is also present in policyholders' accounts for insurance and investment contracts in which funds are invested in equities. Although most of the risk remains with the policyholder, quarantees within certain products may transfer some or all of this risk to Aegon. Lower investment returns also reduce the asset management fee that Aegon earns on the asset balance in these products, and prolonged investment under-performance may cause existing customers to withdraw funds and potential customers not to grant investment mandates.

Some of Aegon Levensverzekering's insurance business have minimum return or accumulation quarantees that require Aegon to establish reserves to fund these future guaranteed benefits when equity market returns do not meet or exceed these quarantee levels. Deteriorating general economic conditions may again result in a significant decrease in the value of Aegon's equity investments.

# Deterministic adjustment

In 2020 Aegon Levensverzekering identified improvements to its internal model that mitigate volatility caused by the basis risk between the EIOPA VA reference portfolio and its own asset portfolio. These improvements were implemented for year-end reporting 2020 onwards and they will be in place until changes arising from the Solvency II review are enacted. The Deterministic adjustment has been included in QRT S.25.02 under market risk as a separate risk type.

#### C.2.2. Risk Concentrations

Concentration of market risks could occur in case relatively high amounts are invested in a single security, or where a collection of highly correlated investments is held. Aegon Levensverzekering specifically manages concentration risk within the investment portfolio to mitigate concentration risks. Where concentrations risks exist nonetheless, an additional amount of SCR is determined.

# C.2.3. Risk mitigation techniques used for Market risks

Aegon Levensverzekering is exposed to different types of market risk. Certain of these types are accepted, others are mitigated. Risk is not hedged, if a positive return is expected or if it is not possible or too expensive to hedge the exposure.

Aegon Levensverzekering employs sophisticated interest rate measurement techniques. Fixed income assets, interest rate swaps and swaptions are used to manage the interest rate risk exposure. Aegon Levensverzekering sets a limit on interest rate risk. The use of derivatives is governed by Aegon's Derivative Use Policy. There is a hedge program for the interest rate exposure of the guarantee provisions and a separate program for the linear hedge of General Account exposure.

Aegon Levensverzekering is exposed to inflation because of certain indexed pension products and its own expenses. Inflation exposure is hedged on an own funds basis using inflation linked swaps. For the pension products, a legacy portfolio of inflation linked bonds and notes is maintained.

Aegon Levensverzekering has generally positive income benefits from equity market increases and negative impacts from equity market declines as it earns fees on policyholder account balances and in certain cases provides minimum guarantees for account values. Hedging of exposures may change those effects significantly and equity hedges are used to manage the equity market risk related to products with guarantees that have underlying equity funds.

Aegon Levensverzekering sets a limit on equity risk. Hedging programs are in place that are designed to manage the risks within these defined limits. Equity hedge programs use equity options to provide protection against the impact of equity market declines.

Aegon Levensverzekering sets a limit on currency risk. Aegon Levensverzekering does not engage in direct currency speculation or program trading and any assets or liabilities not in the functional currency of the business are hedged back to that currency. In any case where this is not possible or practical, the remaining currency exposure is controlled by limits on total exposure.

Aegon Levensverzekering manages credit risk exposure by individual counterparty, sector and asset class, including cash positions through its ERM framework as described in section B.3 Risk management system. Different exposures are mitigated with derivatives as described below.

#### Credit risk mitigation

Aegon Levensverzekering mitigates credit risk in derivative contracts by entering into a credit support agreement, where practical, and in ISDA (International Swaps and Derivatives Association) master netting agreements. The counterparties to these transactions are investment banks that are typically rated 'A' or higher. The credit support agreement generally dictates the threshold over which collateral needs to be pledged by Aegon Levensverzekering or its counterparty.

Transactions requiring Aegon Levensverzekering or its counterparty to post collateral are typically the result of derivative trades, comprised mostly of interest rate swaps and swaptions, inflation linked swaps, equity swaps, currency swaps, credit swaps and other bilateral exposure derivatives. Collateral received is mainly cash. The credit support agreements that outline the acceptable collateral require high quality instruments to be posted.

# C.2.4. Risk Sensitivity for Market risks

For market risk, the following sensitivity tests are performed on a quarterly basis with respect to credit spreads, interest rates and equity prices. It is important to note that any impact of DTA (Deferred Tax Asset) ineligibility due to Tier 3 restriction on the Own Funds resulting from a shock scenario is excluded from the estimation.

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#### Increase (decrease) of interest rates by 0.5%-point

Interest rates used for the valuation of assets are increased (decreased) by 0.5% through a parallel shift across the entire yield curve. Assets affected include bonds, loans, mortgages, and derivatives. Derivatives form part of Aegon Levensverzekering's hedge program to mitigate interest rate risk.

For technical provisions, only interest rates for maturities up to 20 years are increased (decreased) by 0.5%. For technical provisions with maturities longer than 20 years, interest rates converge from the increased (decreased) 20-year rate to a fixed rate derived from the UFR (of 3.45% at year-end 2022). Liabilities other than the technical provisions are not affected.

The impact of these scenarios is shown below.

Scenario	Solvency ratio in Scenario	
Interest rate curve + 0.5%	-/- 5%	
Interest rate curve -/- 0.5%	+ 4%	

Interest rate risk is driven by the mismatch between interest rate sensitivities of assets and interest rate sensitivities of liabilities on the savings and pension business. Interest rate risk is partially offset by the interest rate hedge program. In terms of solvency ratio, Aegon Levensverzekering is exposed to a steepening of interest rates.

In a decreasing interest rate scenario, the residual interest rate mismatch will have a positive impact on the Own Funds. The positive impact offsets the increase of the SCR. Interest rates have a large impact on the SCR for spread risk because both the market value and the duration are affected. These two effects reinforce each other.

In an increasing interest rate scenario, the residual interest rate mismatch will have a negative impact on the Own Funds. Interest rates have a large impact on the SCR for spread risk because both the market value and the duration are affected. These two effects reinforce each other. When interest rates increase, we see a decrease in SCR. The positive impact of a lower SCR offsets the decrease in the Own Funds.

#### 20 – 30 curve steepening + 0.10%

In the interest rate steepening scenario, the asset valuation curve is shocked with +0.10% after the last liquid point. The steepening is applied for maturities between 20 and 30 years through a linear increase from 0 to +0.10%. A steepening of the curve has a negative impact on Own Funds as a result of the impact on the valuation of the assets. The steepening does not have any effect on the valuation of the Solvency II liabilities, as the last liquid point of the Solvency II curve is at 20 years.

The impact of the scenario's is shown below.

Scenario	Change to Solvency ratio in Scenario	
20 – 30 year curve steepening + 0.10%	-/- 1%	

#### Increase (decrease) in equity prices by 25%

In these scenarios, an overall increase (decrease) of all equities on the balance sheet of Aegon Levensverzekering is assumed. Aegon Levensverzekering is exposed to equity risk arising from its own equity investments, the unit-linked portfolio with guarantees and fee income that depends on the amount of unit-linked assets. Both the equity exposure of guarantees and fee income are part of the investment hedge program.

In an increasing equity scenario, the residual mismatch risk on listed equity arising from the unit-linked portfolio and the gains on (mainly) private equity investments will have a positive impact on Own Funds. However, the increase in SCR is larger due to the higher equity capital charge resulting from the change in the symmetric adjustment.

In a decreasing equity scenario, both the residual mismatch risk on listed equity arising from the unit-linked portfolio and the losses on (mainly) private equity investments will have a negative impact on Own Funds. The capital requirement is driven both by the guarantee provision and the (mainly) private equity investments. The guarantee provision will increase as a result of lower asset value and consequently the capital requirement for investment risks (mainly spread risk) will be higher. The capital requirement for (mainly) private equity investments decreases because the value of the portfolio decreases.

The impact of the scenario's is shown below.

Scenario	Change to Solvency ratio in Scenario	
Equities + 25%	-/- 3%	
Equities -/- 25%	-/- 1%	

Change to

Change to

### Sensitivity to Non-Government Credit Spreads

In this scenario, the credit spreads on mortgage loans, other loans and bonds excluding government bonds increase (decrease) by 0.5%-point. The increase in credit spreads results in a lower value of the mortgages, corporate bond and loan portfolios. The SCR will decrease as the exposure decreased due to higher spreads. The scenario does not include any impact on EIOPA VA. The SCR impact includes the Deterministic Adjustment (DA).

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The net impact of lower Own Funds and lower SCR leads to a decrease in the Solvency ratio by 8%-points. In a scenario where credit spreads decrease by 0.5%, an opposite impact can be observed.

Scenario	Solvency ratio in Scenario	
Credit Spreads – Non-Gov + 0.5% (excl. VA) <sup>2</sup>	-/- 8%	
Credit Spreads – Non-Gov -/- 0.5% (excl. VA)	+ 8%	

#### Sensitivity to Government Spreads

In this scenario, the spreads on government bonds increase (decrease) by 0.5%-point. The increase in spreads results in a lower value of the government bonds. The SCR will decrease as the exposure decreased due to higher spreads. The scenario does not include any impact on EIOPA VA. The SCR impact includes the Deterministic Adjustment (DA).

The net impact of lower Own Funds and lower SCR leads to an increase of the Solvency ratio by 5%-points. In a scenario where credit spreads decrease by 0.5%, an opposite but lower impact on ratio can be observed. This is because the Own Funds impact is higher due to the convexity of higher-duration bonds which dampens the impact of SCR sensitivity.

Scenario	Solvency ratio in Scenario	
Credit Spreads – Gov + 0.5% (excl. VA) <sup>3</sup>	+ 5%	
Credit Spreads — Gov -/- 0.5% (excl. VA)	-/- 2%	

#### Sensitivity to Mortgage Credit Spreads

In this scenario, credit spreads on mortgage investments increase (decrease) by 0.5%-point. VA that impacts the liabilities, remain unchanged given that the composition of this VA is not dependent on mortgage spreads. The SCR impact includes the Deterministic Adjustment (DA).

In a scenario where mortgage spreads increase by 0.5%-point, Own Funds decline due to a lower value of the mortgage portfolio. The SCR also decreases as the impact of the SCR shock is applied to a lower base value. As a result, the Solvency ratio declines by 6%-points. In a scenario where mortgage spreads decrease by 0.5%-point an opposite impact can be observed.

Scenario	Change to Solvency ratio in Scenario	
Mortgage Spreads + 0.5% <sup>4</sup>	-/- 6%	
Mortgage Spreads -/- 0.5%	+ 6%	

#### Sensitivity to EIOPA VA

In this scenario, the EIOPA VA increases (decreases) by 5 basis points. The change in the EIOPA VA significantly affects technical provisions and therefore the Own Funds. The SCR impact includes the Deterministic Adjustment (DA).

Scenario	Change to Solvency ratio in Scenario
EIOPA VA + 5 bps	-/- 2%
EIOPA VA -/- 5 bps	+ 2%

# Sensitivity to Inflation

In this scenario, inflation rate increases (decreases) by 0.5%-point. Inflation risk is the risk that general price inflation develops differently than expected. It includes the expense inflation risk, which is the risk that the expenses inflate at a different rate than expected.

In a scenario where inflation increases by 0.5%-point, higher own expenses and higher liability resulting from certain indexed pension products result in a lower value of Own Funds and higher SCR. As a result, the Solvency ratio declines by 4%-points. In a scenario where inflation decreases by 0.5%-point, an opposite impact can be observed.

<sup>&</sup>lt;sup>2</sup> Sensitivity (Non-government Credit Spread + 0.5%) on S-II ratio including the impact of DTA restriction is -13%

<sup>&</sup>lt;sup>3</sup> Sensitivity (Government Spread + 0.5%) on S-II ratio including the impact of DTA restriction is -3%

<sup>&</sup>lt;sup>4</sup> Sensitivity (Mortgage Spread + 0.5%) on S-II ratio including the impact of DTA restriction is -9%

Scenario	Change to Solvency ratio in Scenario
Inflation (incl. Expense inflation) + 0.5%	-/- 4%
Inflation (incl. Expense inflation) -/- 0.5%	+ 3%

# C.3. Credit risk (Counterparty Default Risk)

#### C.3.1. Description of the measures used to assess credit risks

To align with the SCR in QRT S.25.02 and chapter E, we only discuss counterparty default risk (as defined in the Delegated Regulation) in section C.3. More generally, we consider the term 'credit risk' to also include spread risk, migration risk and default (market risk concentration) risk relating to financial investments. To keep this alignment with QRT S.25.02 consistent throughout the SFCR, these other components of credit risk are discussed instead in section C.2 Market risk.

Counterparty default risk mainly covers exposure to risk mitigating contracts (such as reinsurance), cash at bank and receivables for which capital is calculated under the standard formula.

## C.3.2. Risk Concentrations

Concentration within counterparty default risk could occur in case relatively high amounts are outstanding with a single counterparty, or if default risks of many counterparties are highly correlated.

An important measure to avoid concentration within counterparty default risk is to diversify and limit exposure to individual issuers. More specifically, Aegon Levensverzekering has put in place a policy to limit the aggregate exposure to any single counterparty. Exposures are monitored on a weekly basis and any potential violations of exposure limits must be reduced on short notice. Concentration in exposures is managed by setting limits on risk types and single counterparties, by testing extreme scenarios in the Budget/MTP process.

No risk concentrations within counterparty default risk have been identified as per December 31, 2022.

# C.3.3. Risk mitigation techniques used for Counterparty Default risks

Counterparty risk embedded in derivatives transactions are contained with strong collateral processes that Aegon Levensverzekering has put in place in all of its derivatives, through the use of high-quality collateral. Central clearing for parts of the derivatives markets has increased the collateral requirements and reduced counterparty risk.

# C.3.4. Risk sensitivity for Counterparty Default risks

Given the relatively small amount of the SCR for counterparty default risk, no specific sensitivities have been determined.

# C.4. Liquidity risk

# C.4.1. Description of the measures used to assess liquidity risks & sensitivity testing

Under normal circumstances, a significant proportion of the investment portfolio can be quickly converted into cash. However, it may not be possible to sell some part of the asset portfolio, such as private loans, mortgage loans, real estate and holdings in unlisted enterprises at a reasonable price on short notice, if necessary.

Events that may have a sudden, adverse impact on available liquidity include the following:

- Large change in interest rates;
- Large change in credit spreads;
- Insolvency of a counterparty, credit facility or bank where current accounts are held; and
- Credit downgrade of Aegon N.V. or Aegon Levensverzekering Furthermore, circumstances can arise in which liquidity/cash/ funding in the market becomes scarce.

Aegon Levensverzekering operates a liquidity risk policy that focuses on holding sufficient highly liquid assets so that liquidity requirements can be met both in normal market conditions and under extreme conditions resulting from unforeseen circumstances.

This policy aims to ensure that sufficient liquidity exists in the asset portfolio to provide for timely payment of all potential cash demands under both normal business conditions and under extreme conditions resulting from unforeseen events. The liquidity tests quantitatively measure the ability of Aegon Levensverzekering to meet all potential cash demands.

The liquidity position is tested at least in the following scenarios:

- Base scenario, assuming current market conditions; this is the 'business as usual' situation;
- Stressed liquidity scenario, in which both liabilities and assets are stressed.

Despite the severe market conditions in 2022, the liquidity position remained excellent during the year.

#### C.4.2. Risk Concentrations

The described stressed liquidity scenario can be regarded as a concentration with respect to liquidity risk. The liquidity risk policy requires that sufficient liquid assets are available in this scenario.

# Risk mitigation techniques used for liquidity risks

In 2018, two liquidity facilities were established with third parties. The use of these facilities in the liquidity stress test came to an end during 2022 due to the approaching contract end date. A new EUR 1 billion liquidity facility is implemented in 2023Q1.

# **Expected Profit in Future Premiums (EPIFP)**

Expected Profit in Future Premiums (EPIFP) reflects the current value of the net cash flow expected to arise from in-force contracts until the end date of each contract. Note that the EPIFP is determined only for contracts where such a value is positive. EPIFP forms part of the technical provisions of Aegon Levensverzekering, where a positive EPIFP value leads to a reduction of the total technical provisions. The total amount of the EPIFP amounts to EUR 99 million at year-end 2022. Note that this value does not reflect derivatives contracts that have been put in place in previous years to hedge against the risk of low interest rates.

#### C.4.5. Risk sensitivity for liquidity risks

The sensitivity to liquidity risk is tested using the stressed liquidity scenario described above. The result of the calculation of the stressed liquidity scenario contains the separate components that contribute to liquidity use in such a scenario. This gives insight in the sensitivity of the liquidity position to these separate components. Besides the described stressed liquidity scenario additional sensitivities for that scenario are also tested. The sensitivities tested comprise of the most material liquidity risks for Aegon Levensverzekering.

# C.5. Operational risk

# C.5.1. Description of the measures used to assess operational risks

Operational risk is defined as the risk of losses resulting from inadequate or failed internal processes and controls, people and systems or from external events. These definitions highlight the four causes of operational risk events: (1) external events; (2) inadequate or failing processes and controls; (3) people; and (4) systems.

The SCR for operational risk is determined in line with the standard formula under Solvency II. It is based on volumes of premiums, technical provisions and expenses, distinguishing between index and unit-linked, and other business. Additional measures have been developed internally for the day-to-day management and assessment of operational risks.

Aegon Levensverzekering has identified eight operational risk categories in line with the Aegon risk universe. This risk categorization also supports the preparation of operational risk reporting and analysis that can be interpreted meaningfully across Aegon Group as it defines a common language. The defined categories of operational risk are:

**Table:** Types of Operational risk

Risk Type	Description
Legal and Compliance risk	Legal and compliance risk is the risk that losses occur due to non-voluntary legal liabilities, inadequate legal documentation, inadequate patenting of brands and intellectual property, and the risk of impairment to the organization's business model, reputation, integrity and financial condition, resulting from failure to comply with laws, regulations and internal company rules and policies, as well as late identification of significant legal and regulatory developments, possibly resulting in an inability to influence the final outcome.
Processing risk	Processing risk is the risk of losses due to inadequate or failing administrative processes and related internal controls, capturing of source data, reporting errors, modeling errors and failing outsourcing and supplier arrangements.
Business risk	Business risk is the risk of losses due to failed or inadequate strategy execution, marketing and sales practices, distribution channels, pricing, investment returns, handling of customer complaints, or late reaction to changes in the business environment.
Tax risk	Tax risk is the risk of losses due to fiscal authorities challenging Aegon Levensverzekering's tax treatment of transactions on technical grounds or as a result of inconsistent argumentation, imperfections in the tax planning, concentration risk and late identification of significant tax developments in relevant jurisdictions, possibly resulting in an inability to influence the final outcome.
Financial crime risk	Financial crime risk is the risk of losses due to a wrongful act, omission, breach of duty or trust, intentionally performed by an employee, intermediary or external party, which potentially could or results in a disadvantage to Aegon Levensverzekering or another.
People risk	People risk is the risk of losses due to inadequate or failing employee practices (including discrimination, wrongful termination, and sexual harassment) and consideration for employees' health and well-being, including workplace safety is the risk of losses due to inadequate or failing employee practices (including discrimination, wrongful termination, and sexual harassment) and consideration for employees' health and well-being.
Facility risk	Facility risk is the risk of losses due to inadequate or failing physical asset management (including physical security incidents and inefficient procurement) and events causing damage to physical assets (vandalism, water damage, fire, explosions, etc.).
Systems risk	Systems risk and business disruption risk is the risk of losses due to inadequate or failed business continuity planning, back-up and recovery, fallback arrangements, information security, IT maintenance and change management, identification of relevant technological developments and other technical causes for systems related failures and errors.

Operational risk is inherent to Aegon Levensverzekering's business and may manifest itself in many ways, including business interruption, poor vendor performance, information systems malfunctions or failures, regulatory breaches, processing errors, modeling errors, and/or internal and external fraud. These events may result in financial loss, harm Aegon Levensverzekering's reputation, or hinder Aegon Levensverzekering's operational effectiveness.

Aegon Levensverzekering's approach to operational risk assessment is based on scenario analysis. Aegon Levensverzekering utilizes this approach for internal monitoring and quantification of operational risk. Risk identification takes place through periodic Risk (& Control) Self Assessments (RSAs or RCSAs) to get an understanding of business objectives and identification of operational risks for realizing these objectives.

# C.5.2. Risk Concentrations

Operational risk concentration can occur where specific risk exposures are in excess of operational risk appetite. Aegon Levensverzekering's management maintains a well-controlled environment and sound (conduct) policies and practices to control these risks and keep operational risk at appropriate levels. Operational risk capital (ORC) is held on the basis of the economic framework model and is determined annually. Operational risk for Aegon is dominated by the following material risk concentrations

- Legal, regulatory, conduct & compliance; and
- Processing risk.

# Legal, regulatory, conduct & compliance risk

ORC is held on the basis of potential but unlikely extreme loss events such as punitive damages issued by a court resulting from accusations of corporate misconduct, substantial changed legislation due to regulatory regime change, or inability to enforce policy terms. Further details are provided in Section D.5.

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#### Processing risk

ORC is held on the basis of potential but unlikely extreme loss events such as a material financial misstatement, non-payment of claims by reinsurer, modelling errors, or failure of an outsourcing partner.

#### C.5.3. Risk mitigation techniques used for operational risks

Operational risks at Aegon are mitigated by maintaining a strong risk control framework and culture. Please refer to section B.4.2 for a detailed description of the compliance OCRM risk framework. All operational risks that are assessed as exceeding the set risk tolerance levels require management to determine a risk response in terms of accepting, controlling, transferring or avoiding risks.

No specific risk mitigation techniques, in the form of contracts with third parties, are currently in place for Operational risk exposures, nor under consideration for purchase.

#### C.5.4. Risk sensitivity for Operational risk

Stress testing and sensitivity analysis for Operational risk are performed in the form of scenario analyses as described above.

# C.6. Other Material Risks

Aegon Levensverzekering has identified a number of uncertainties that may have a material impact on the valuation of its obligations and the level of the SCR in the near future. These are not included in the descriptions of the separate risk types. The identified uncertainties are:

- Adjustments to the LAC DT; 1.
- Adjustments to the UFR.

# C.6.1. Loss Absorbing Capacity of Deferred Taxes

An indirect risk that is considered by Aegon Levensverzekering is an adjustment to the LAC DT, as explained at the beginning of this chapter. Currently, Aegon Levensverzekeringen assumes that in case a loss in the amount of the SCR were to occur, 70% of the maximum tax deductions can be recovered.

In the following scenario, the impact of a reduction of the LAC DT factor by 25%- points is shown.

Scenario	Change to Solvency ratio in Scenario	
Loss Absorbency Factor -/-25%	-/- 15%	

In this scenario, Own Funds are not affected as no loss or change in value of assets or liabilities is assumed. Only the SCR increases as a result of the reduced recoverability of taxes in case a large loss were to occur. As a result, the Solvency ratio declines by 15%-points.

# C.6.2. Adjustment of the Ultimate Forward Rate

The UFR is the risk-free interest rate over a one-year period that is expected after an extremely long period, i.e. after 60 years. It is used in combination with market observed interest rates up to 20 years, to derive interest rates for maturities longer than 20 years.

In 2022 the UFR has been set at 3.45% by the European Insurance and Occupational Pensions Authority ("EIOPA"). It is based on historically observed real interest rates in combination with long term inflation expectations. In 2017, EIOPA proposed a gradual adjustment of the UFR over a number of years, as of 1st January 2023 it remains unchanged at 3.45%.

In the scenario shown below, the impact of an immediate adjustment of the UFR by -/- 0.15% is quantified.

Scenario	Change to Solvency ratio in Scenario
UFR down by 0.15%	-/- 4%

The reduction of the UFR leads to a reduction in Own Funds due to higher insurance obligations. At the same time, the overall SCR increases as a result of the increase in underwriting risk exposure. In total, the ratio of Own Funds over SCR decreases by 4%-points in the UFR down by 0.15% scenario.

#### C.6.3. Sustainability

# Sustainability strategy within Aegon Nederland

Aegon Nederland's sustainability strategy is applicable to all entities in The Netherlands. The strategy for Aegon Nederland is outlined below. The words "we" and "our" refer to Aegon Nederland as a whole.

# Aegon and sustainability

Sustainability concerns us all. The Netherlands increasingly faces the consequences of climate change, such as flooding, more extreme weather and loss of biodiversity. On top of this come other societal challenges. Think of increasing social and economic inequality, and an ageing population.

Addressing these problems requires a collective effort. Aegon takes responsibility in this regard. Our mission is to help people live their best lives. With this comes the long-term goal of creating as much positive impact as possible, while minimising negative impact.

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We are therefore committed to a sustainable, equal society. Everyone deserves to live on a healthy planet, with equal opportunities and no financial worries. At Aegon, we help create the conditions for that to happen. For example, we committed to the Dutch Climate Agreement, and have developed our own Climate Action Plan.

Of course, we work within European and national legislation. But we want to do more. Where possible, our products and services are made with consideration to the environment and society around us.

#### Healthy living environment

We have already undertaken multiple activities in the field of sustainability. For instance, we contribute to a clean and healthy living environment by aiming to ensure that our own operations and investments generate as few harmful emissions as possible. We also facilitate the transition to an economy that emits less CO2 by promoting sustainable use of our natural resources and try to reduce our own carbon footprint, and help our customers to do the same. We also support our customers to become climate resilient, by for example, helping homeowners make their homes more sustainable, and by developing insurance policies that mitigate the effects of climate change, such as water damage from flooding.

#### More inclusive and diverse

We are working within our means to create a more inclusive society. We are doing so by making Aegon a workplace where diversity and inclusiveness are encouraged and celebrated. With a corporate culture where every voice is heard and respected and where equal work is paid equally. We try to develop as many products and services as possible that are inclusive and accessible to all.

# Top priority

Aegon sees sustainability as a top priority. We are committed to accelerating our sustainable transition. In our own operations, but also with our products and services.

Our sustainability strategy is built upon three pillars alongside our commitment to always invest responsibly:

- 1. We care about people
- 2. We care for the planet
- 3. We are a responsible business

#### C.6.3.1. We care about people

Aegon wants to help build a society where everyone has an equal opportunity to live a long and happy life. Through our products and services, we aim to contribute as much as possible to a financially and socially inclusive society. For example, we offer affordable pensions, insurance for the self-employed and help for people in arrears. Furthermore, we do so by being an inclusive and diverse company, with a working environment where everyone can benefit.

Because of this commitment to the world around us, we constantly survey our customers to know what is going on in their daily lives. Only then can we help them look ahead and manage their money matters in the best possible way.

Naturally, we are also open to questions from customers, employees and other stakeholders. We like to have an open dialogue on issues such as climate change, biodiversity, human rights, inclusion and diversity.

We make every effort to create a working environment where no one feels excluded and everyone can get the best out of themselves. Everyone is seen equal with us, regardless of cultural background, creed or sexual orientation. Only if we are a reflection of society can we help our customers get the most out of their lives.

#### C.6.3.2. We care for the planet

We believe everyone has a right to live in a clean and healthy living environment. We contribute by reducing greenhouse gas emissions from our operations and investments, and by facilitating the transition towards a low-carbon economy where we make use of our planet's natural resources in a sustainable way.

In 2022 we have published our Climate Action Plan. This plan sets out the steps we are taking to align our business with the Paris Agreement. This starts with our own operations. Although the direct greenhouse gas emissions from our operations are relatively limited, we nonetheless aim to reduce them to net-zero by 2050 at the latest. To guide us towards this goal, we have set intermediate targets to reduce our operational greenhouse gas emissions by 25% before 2025 and 50% before 2030<sup>5</sup>.

# Our investments

We invest globally across a wide range of companies, sectors and asset classes. This makes our investments one of the biggest ways in which we can impact the world. Our aim is to use these investments to facilitate the net-zero transition and build a more sustainable world. As part of our Climate Action Plan, we have set a target of reaching net-zero financed greenhouse gas emissions across all our investments by 2050. This target includes investments we manage for our own account, as well as those we manage on behalf of clients.

We want to take immediate action on climate change, and we have set a number of short-term targets for the investments that we manage for our own account. These include a target to reduce the greenhouse gas emissions we finance with our investments by at least 30% before 2025, and a target to invest an additional 1 billion euros in climate-positive assets over the same time period<sup>6</sup>.

<sup>5</sup> The targets are to reduce Scope 1, Scope 2 and Scope 3 GHG emissions from business air travel by 25% before 31 December 2024 and by 50% before 31 December 2029 versus 31 December 2019 levels.

<sup>6</sup> The targets are: (1) 30% reduction in absolute GHG emissions financed by Aegon NL general account investments by 31 December 2024 versus 31 December 2019; and (2) an additional 1 billion euro investment in climate-positive assets by 31 December 2024

#### Our products

As an insurer, we want to help our customers to become climate resilient, for instance, by insuring solar panels and heat pumps as standard across our policies. We also insure them against damage in the event of flooding. We offer our mortgage customers insights into to the ways they can make their homes more sustainable, and we provide them with financing options to do so. This includes offering options to finance energy-saving measures, such as double glazing or insulation, and onsite renewable power generation, such as rooftop solar panels.

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# C.6.3.3. We are a responsible business

We believe we should conduct business in a responsible manner. We strive to ensure that everyone can live in a clean and healthy environment. If we do not pay attention to sustainability, we will ultimately lose our right to exist. We want to understand the impact of our activities on the world. This includes the physical risks, such as storms, hail and flooding, but also the transition risks. It is also important to know what solutions and adjustments this requires.

With that information, we can take targeted action that supports the transition to a more sustainable world. We also want to contribute to an inclusive society where everyone can live their best life.

#### More sustainable behaviour

An important part of responsible business is a responsible investment policy. The way we invest responsibly is laid down in our Responsible Investment Policy. This sets out the processes we follow to ensure that our investment decisions do not adversely affect people or the planet. It also describes the behaviour we expect from companies in which we invest and how we try to influence that behaviour.

Insurers and other financial institutions are expected to be prepared for the effects of climate change and other developments. Aegon wants to be resilient to changes, such as climate change, in order to protect the interests of our stakeholders.

A changing climate and non-inclusive society also pose risks to our own operations. We take this into account as well. After all, we must continue to ensure financial stability and continuity.

# Governance

In 2022, we took a number of important steps to make our operations more sustainable. Aegon N.V. has a Global Sustainability Board; this includes the chairs of the local sustainability boards. The Netherlands' local sustainability board is the Aegon NL Sustainability Board, established in 2022. The Aegon NL Sustainability Board oversees the implementation of the Aegon NL Sustainability Strategy, sustainability reporting and the implementation of the Sustainable Finance Regulation Roadmap. In addition, the Aegon NL Sustainability Board advises the boards of Aegon NL and its subsidiaries, such as Aegon Life Insurance, on issues such as inclusion and diversity and responsible investment. A subcommittee of the Aegon NL Sustainability Board is the Responsible Investment Committee (RIC). The RIC oversees Aegon NL's investments, including those of Aegon Life Insurance. The sustainability agenda and goals of Aegon NL and its subsidiaries are set in this structure.

Climate change and sustainability involve risks. Some of these are physical risks (floods or dry spells due to environmental and climate change) and some are transition risks (due to the process of adapting to a low-emission economy). Responding poorly to climate change, or being insufficiently transparent about the risks, can additionally lead to legal and reputational risks. The risks can relate to Aegon Life Insurance, but also to the companies or investments in which we invest. For regulators, climate risk and responsible investment are key themes. Aegon recognizes a number of risks. Aegon has launched several sustainability initiatives, including on climate change risk. For example, sustainability risk, including climate risk, has been incorporated more explicitly into relevant risk policies and processes. Furthermore, Aegon, together with Ortec Finance, conducted a comprehensive and systematic climate risk assessment for its investments. The analysis examined three climate scenarios on a path to net-zero. The analysis explored potential future climate policies, possible interventions and the consequences that would occur if the world failed to manage climate change.

# Sustainable Finance legislation

Aegon offers products with investments that promote environmental and social (E/S) characteristics. Companies invested in must have good governance. The EU Sustainable Finance Disclosure Regulation (SFDR) contains rules on the transparency of these products. For example, we are required to report periodically on the performance of the E/S characteristics that the products promote. Some of our products promote E/S features, but we do not currently offer any products that have a sustainability commitment. In addition, Aegon Life Insurance has sold products in the past that are no longer offered but are still ongoing for customers. For these products, the underlying investments of the financial product do not take into account the EU criteria for environmentally sustainable economic activities.

As part of our Sustainable Finance Regulation Roadmap, we took further steps in 2022 to bring our disclosures into compliance with SFDR requirements. These include updating our website, as well as pre-contractual information for products that promote E/S features. More information about our approach to responsible investing and the products that promote E/S features can be found on our website www. aegon.nl.

Information on the E/S features of the products that promote E/S features can be found in the appendices to the Annual Report of Aegon Levensverzekering. These appendices relate to 'Uitkerend Beleggingspensioen' and 'Uitkerend Garantiepensioen'.

#### C.6.3.4. We invest responsibly

As one of the largest financial institutions in the Netherlands, the biggest impact we have on the world is through the investments we make for our own account and on behalf of our clients. With these investments, we aim to reduce negative impacts on people and the planet as much as possible, and to contribute to the many sustainability challenges facing our society.

Our Responsible Investing Policy sets out the approach we follow and the tools we use to realise our goals. This includes defining minimum expectations for all investments and setting out the activities we believe are too controversial or harmful to invest in. It also includes explaining our approach to 'active ownership', and our belief that we can use our influence as a large investor to encourage the companies in which we invest to mitigate any negative impacts they have caused and to become more sustainable.

In 2022, we updated our Responsible Investing Policy to align with new EU regulation (SFDR). We also explained for the first time how we want to invest to build a more sustainable world, and the frameworks that we will use to evaluate investments in companies, projects and governments. To be more transparent on what we mean by "climatepositive assets" in our Climate Action Plan, we also defined eligibility criteria that all investments made as part of our 1 billion euro commitment must meet.

More information on our approach to responsible investing and our Responsible Investing Policy can be found at www.aegon.nl.

More information on our overall sustainability strategy, approach and targets, including our Climate Action Plan to align our investments with the Paris Agreement, can be found on www.aegon.nl.

# C.7. Any other information

In October 2022, Aegon N.V. announced that it had reached an agreement with a.s.r. to combine its Dutch pension, life and non-life insurance, banking, and mortgage origination activities with a.s.r. The combination will create a leading Dutch insurance company. This step enables Aegon to accelerate its strategy and represents a major step in its ambition to become a leader in its chosen markets. Aegon will receive a cash consideration and a 29.99% strategic stake in a.s.r., with associated governance rights.

On January 17, 2023, the Extraordinary General Meeting of shareholders ("EGM") of Aegon N.V. has approved the proposed transaction. Furthermore, the works council of Aegon has rendered a positive advice in relation to the proposed transaction. The transaction is subject to customary conditions, including regulatory and antitrust approvals, and is expected to close in the second half of 2023.

Aegon Nederland set up a program to disentangle its' operations from Aegon N.V. and to be able to operate as a standalone company.

As of March 2023 Aegon Levensverzekering has increased its current repurchase agreement facility of EUR 500 million to EUR 1 billion. Under this facility Aegon Levensverzekering has the right to enter into repurchase transactions up to an amount of EUR 1 billion to generate additional liquidity. To date no amount is drawn under the agreement.

In March 2023 Aegon Levensverzekering provided an internal loan to Aegon Nederland in the principal amount of EUR 75 million and with a total duration of 5 years. The internal loan is repayable in 5 equal terms of EUR 15 million, payable at the end of each year. The interest is payable annually and based on a 6-months swap rate plus a spread.

In March 2023 EUR 75 million dividend was paid to Aegon Nederland.

# D. Valuation for Solvency Purposes

In chapter D, the valuation for Solvency purposes is disclosed and the differences compared to the valuation under IFRS in the annual report will be addressed. The balance sheet is that of Aegon Levensverzekering on a stand-alone basis, in line with Solvency II regulations concerning disclosure of QRT 02.01. The overall balance sheet under Solvency II and under IFRS statutory reporting is shown below.

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**Table:** Balance Sheet (in EUR million)

Assets	Section	Solvency II value	Statutory accounts value
Deferred acquisition costs		-	212
Deferred tax assets	D.1.2.1	274	-
Investments (other than assets held for index-linked and unit-linked contracts)	D.1.2.2	24,981	24,040
Property (other than assets for own use)	D.1.2.3	2,035	2,035
Holdings in related undertakings, including participations	D.1.2.4	1,876	1,876
Equities	D.1.2.5	-	798
Bonds	D.1.2.6	12,882	12,436
Collective Investments Undertakings	D.1.2.7	1,420	622
Derivatives	D.1.2.8	6,184	6,273
Deposits other than cash equivalents	D.1.2.9	283	-
Other investments	D.1.2.10	302	1
Assets held for index-linked and unit-linked contracts	D.1.2.11	18,904	18,879
Loans and mortgages	D.1.2.12	18,289	21,051
Reinsurance recoverables	D.2.7	-/- 420	1
Deposits to cedants		-	-
Insurance and intermediaries receivables	•	77	77
Reinsurance receivables		0	0
Receivables (trade, not insurance)	D.1.2.13	245	809
Cash and cash equivalents	D.1.2.14	1,569	1,569
Any other assets, not elsewhere shown	D.1.2.15	-	-
Total assets	_	63,920	66,638

Liabilities	Section	Solvency II value	Statutory accounts value
Technical provisions - life (excluding index-linked and unit-linked)	D.2.3	27,622	30,785
Technical provisions - life (excluding health and index-linked and unit-linked)	D.2.3	27,622	30,785
Insurance with profit participation		12,542	-
Best estimate life with options and guarentees	•	869	-
Best estimate life without options and guarantees		13,369	-
Risk margin		841	-
Technical provisions - life (excluding health and index-linked and unit-linked)	D.2.3	23,671	20,872
Best estimate index-linked and unit-linked with options and guarantees		18,592	-
Best estimate index-linked and unit-linked without options and guarantees		4,494	-
Risk margin		585	-
Provisions other than technical provisions		10	10
Deferred tax liabilities	•	-	37
Derivatives	•	7,041	8,046
Debts owed to credit institutions		90	90
Financial liabilities other than debts owed to credit institutions	D.3.1.1	204	230
Insurance & intermediaries payables	D.3.1.2	254	254
Reinsurance payables	D.3.1.3	53	479
Payables	D.3.1.4	202	157
Subordinated liabilities	D.3.1.5	-	-
Any other liabilities, not elsewhere shown	D.3.1.6	146	156
Total liabilities		59,293	61,118
Excess of assets over liabilities		4,627	5,520

The difference between equity as shown in the financial statements and the Solvency II value excess of assets over liabilities is explained in section E.1.3.

# D.1. Assets

The overview in table below shows the value of assets by material asset class under Solvency II and IFRS statutory reporting.

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**Table:** Total Assets (in EUR million)

Assets	Section	Solvency II value	Statutory accounts value	Difference
Deferred acquisition costs		-	212	-/- 212
Deferred tax assets	D.1.2.1	274	-	274
Investments (other than assets held for index-linked and unit-linked funds)	D.1.2.2	24,981	24,040	942
Property (other than for own use)	D.1.2.3	2,035	2,035	_
Holdings in related undertakings, including participations	D.1.2.4	1,876	1,876	0
Equities	D.1.2.5	-	798	-/- 798
Bonds	D.1.2.6	12,882	12,436	447
Collective Investments Undertakings	D.1.2.7	1,420	622	798
Derivatives	D.1.2.8	6,184	6,273	-/- 89
Deposits other than cash equivalents	D.1.2.9	283	-	283
Other investments	D.1.2.10	302	1	301
Assets held for index-linked and unit-linked contracts	D.1.2.11	18,904	18,879	24
Loans and mortgages	D.1.2.12	18,289	21,051	-/- 2,761
Reinsurance recoverables	D.2.7	-/- 420	1	-/- 420
Deposits to cedants		-	-	_
Insurance and intermediaries receivables		77	77	-/- 0
Reinsurance receivables		0	0	-/- 0
Receivables (trade, not insurance)	D.1.2.13	245	809	-/- 564
Cash and cash equivalents	D.1.2.14	1,569	1,569	-
Any other assets, not elsewhere shown	D.1.2.15	-		-
Total assets		63,920	66,638	-/- 2,718

# D.1.1. Solvency II valuation

In this section, the valuation under Solvency II is described per main asset class. Where the valuation method or classification differs between IFRS and Solvency II, a qualitative and quantitative explanation is provided per asset category.

In accordance with Solvency II regulations, figures are based on fair value. To ensure consistency with Aegon Levensverzekering's annual report, fair value under IFRS and market value under Solvency II is the same.

Fair value is defined as the amount that would be received from the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions (i.e. an exit price at the measurement date from the perspective of a market participant that holds the asset). A fair value measurement assumes that the transaction to sell the asset takes place

- in the principal market for the asset; or
- in the absence of a principal market, in the most advantageous market for the asset.

Aegon Levensverzekering uses the following hierarchy for measuring and disclosing the fair value of assets:

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- Level I: quoted prices (unadjusted) in active markets for identical assets that Aegon Levensverzekering can access at the measurement date:
- Level II: inputs other than quoted prices included within Level
  I that are observable for the asset, either directly (that is, as
  prices) or indirectly (that is, derived from prices of identical
  or similar assets) using valuation techniques for which all
  significant inputs are based on observable market data; and
- Level III: inputs for the asset that are not based on observable market data (that is, unobservable inputs) using valuation techniques for which any significant input is not based on observable market data.

The best evidence of fair value is a quoted price in an actively traded market. In the event that the market for a financial instrument is not active or quoted market prices are not available, a valuation technique is used.

The degree of judgement used in measuring the fair value of assets generally negatively correlates with the level of observable valuation inputs. Aegon Levensverzekering maximizes the use of observable inputs and minimizes the use of unobservable valuation inputs when measuring fair value. Financial instruments, for example, with quoted prices in active markets generally have more pricing observability and as a consequence little judgment has to be used in measuring fair value. Conversely, financial instruments for which no quoted prices are available have little observability and are measured at fair value using valuation models or other pricing techniques that require more judgment.

The asset categorization within the fair value hierarchy is based on the lowest level that is significant to the fair value measurement.

The evaluation as to whether a market is active may include, although is not necessarily limited to, lower transaction volumes, reduced transaction sizes and, in some cases, no observable trading activity for short periods. In inactive markets, assurance is obtained that the transaction price provides evidence of fair value or determined that the adjustments to transaction prices are necessary to measure the fair value of the instrument.

The majority of valuation techniques employ only observable market data, ensuring high reliability of the fair value measurements. However, certain assets are valued on the basis of valuation techniques that feature one or more significant market inputs that are unobservable and, for such assets the derivation of fair value is more judgmental. An instrument is classified in its entirety and valued using significant unobservable inputs (Level III)

if a significant portion of the instrument's carrying amount is driven by unobservable inputs. "Unobservable" in this context means that little or no current market data are available from which the price at which an transaction at arm's length would be likely to occur can be determined. It generally does not mean that no market data are available at all upon which to base a determination of fair value. The use of different methodologies or assumptions to determine the fair value of certain instruments (both financial and non-financial) could result in a different estimate of fair value at the reporting date.

To operationalize the fair value hierarchy of Aegon Levensverzekering, individual financial and non-financial instruments are assigned a fair value level based primarily on the type of instrument and the source of the prices (e.g. index, third-party pricing service, broker, internally modeled). Periodically, this logic for assigning fair value levels is reviewed to determine if any modifications are necessary in the context of the current market environment.

# D.1.2. Differences between Solvency II and IFRS valuation per

In this section of the report, the valuation bases under Solvency II and IFRS annual reporting of 2022 of the material asset classes and the reconciliation are discussed. The value of the assets is disclosed in the balance sheet at the beginning of Chapter D.

#### D.1.2.1.Deferred tax assets

The Solvency II methodology for the calculation of deferred taxes follows the provisions of IAS 12 in the financial statements. Deferred tax assets and liabilities are recognized for the estimated future tax effects of temporary differences between the carrying value of an item and its tax value. A tax asset is recognized for tax loss carry forward to the extent that it is probable at the reporting date that future taxable profits will likely be available against which the tax losses and tax credits can be utilized.

Deferred tax assets and liabilities are reviewed at the balance sheet date and are measured at tax rates that are expected to apply when the asset is realized, or the liability is settled. Since no absolute assurance can be granted that these assets will ultimately be realized, management reviews Aegon Levensverzekering's deferred tax positions periodically to determine whether it is probable that the assets will be realized. Periodic reviews include, among other things, the nature and amount of the taxable income and deductible expenses, the expected timing when certain assets will be used or liabilities will be required to be reported and the reliability of historical profitability of business expected to provide future earnings. Furthermore, management considers the taxplanning strategies it can utilize to increase the likelihood that the

tax assets can be realized. These strategies are also considered in the periodic reviews. The carrying amount is not discounted and reflects the expectation of Aegon Levensverzekering concerning the manner of recovery or settlement.

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The deferred tax assets related to temporary differences do not have an expiry date, as Aegon makes sufficient profits to counteract possible future losses linked to the deferred tax assets. Furthermore, the deferred tax assets on the balance sheet of Aegon Levensverzekering N.V. are offset by the deferred tax liabilities which are incorporated in its subsidiaries. The run-off of the deferred tax assets of Aegon Levensverzekering is largely in line with the run-off of the technical provisions. After reversion of the deferred tax liabilities a remaining amount of the deferred tax asset is substantiated through probable future taxable profits as Aegon makes sufficient profits to counteract possible future losses linked to the deferred tax assets.

# Reconciliation difference IFRS to Solvency II:

IFRS to Solvency II reconciliation of deferred tax items should comprise of DTA and DTL adjustments reflecting the tax impact of all the individual revaluations processed for all components of Balance Sheet. The Solvency II balance sheet contains a Deferred Tax Asset position of EUR 274 million. The IFRS balance sheet contains a Deferred Tax Asset position of EUR -/- 37 million, presented as a Deferred Tax Liability.

The revaluation of the DTA (EUR 311 million) from IFRS to Solvency II mainly relates to the tax on the 'IFRS – Solvency II revaluation items':

- Tax on the revaluation of Loans and mortgages (EUR 510
- Tax on the revaluation of the Technical provisions (EUR -/-244 million):
- Tax on the revaluation of other smaller items (EUR 45 million).

Since the fourth quarter of 2021 the corporate tax rate has increased to 25.8%, as part of a second note of amendment to Dutch government's tax plan 2022 to raise the Corporate Income Tax to 25.8% from 25%.

# D.1.2.2. Investments (other than assets held for index-linked and unit-linked funds)

If financial assets are valued at amortized cost under IFRS, insurers will need to convert them to fair value under Solvency II. This requirement is particularly relevant for financial instruments that are classified as Held-to-maturity or Loans and receivables under IAS39. The fair value measurement is applicable.

The Solvency II balance sheet contains an investment position of EUR 25.0 billion. The IFRS balance sheet contains an investment position of EUR 24.0 billion. Differences will be explained in the next sections.

General account investments comprise financial assets excluding derivatives as well as investments in real estate.

# Financial assets, excluding derivatives

Financial assets, excluding derivatives, are recognized on the trade date when Aegon Levensverzekering becomes a party to the contractual provisions of the instrument. They are classified for accounting purposes depending on the characteristics of the instruments and the purpose for which they were purchased.

#### Classification

The following financial assets are measured at fair value through profit or loss: 1) financial assets held for trading; 2) financial assets managed on a fair value basis in accordance with the investment strategy of Aegon Levensverzekering; and 3) financial assets containing an embedded derivative that is not closely related and that cannot be reliably bifurcated. In addition, in certain instances Aegon Levensverzekering designates financial assets to this category when by doing so a potential accounting mismatch in the financial statements is eliminated or significantly reduced.

Financial assets with fixed or determinable payments, that are not quoted in an active market and that Aegon Levensverzekering does not intend to sell in the near future, are classified as loans. Those for which the holder may not recover substantially all of its initial investment, for other reasons than credit deterioration, are accounted for as available-for-sale.

All remaining non-derivative financial assets are classified as available-for-sale.

# Measurement

Financial assets are initially recognized at fair value excluding interest accrued to date plus, in the case of a financial asset not at fair value through profit or loss, any directly attributable incremental transaction costs.

Loans and financial assets held-to-maturity are subsequently carried at amortized cost using the effective interest rate method. Financial assets at fair value through profit or loss are measured at fair value with all changes in fair value recognized in the income statement as incurred. Available-for-sale assets are recorded at fair value with unrealized changes in fair value recognized in other comprehensive income. Financial assets that are designated as hedged items are measured in accordance with the requirements for hedge accounting.

The effective interest rate method is a method for calculating the amortized cost and allocating the interest income or expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the debt instrument or, when appropriate, a shorter period to the net carrying amount of the instrument. When calculating the effective interest rate, all contractual terms are considered. Possible future credit losses are not taken into account. Charges and interest paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums or discounts are included in the calculation.

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#### Amortized cost

The amortized cost of a debt instrument is the amount at which it is measured at initial recognition minus principal repayments, plus or minus the cumulative amortization of any difference between the initial amount and the maturity amount and minus any reduction for impairment.

#### Fair value

The financial statements provide information on the fair value of all financial assets, including those carried at amortized cost where the fair values are provided in the notes to the financial statements.

Fair value is defined as the amount that would be received from the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions (i.e. an exit price at the measurement date from the perspective of a market participant that holds the asset or owes the liability). For quoted financial assets for which an active market exists, the fair value equals the bid price at the balance sheet date. In the absence of an active market, fair value is estimated by using present value based or other valuation techniques. Where discounting techniques are applied, the discount rate is based on current market rates applicable to financial instruments with similar characteristics. The valuation techniques that include unobservable inputs can result in a different outcome compared to the actual transaction price at which the asset was acquired. Such differences are not recognized in the income statement immediately but are deferred. They are released over time to the income statement in line with the change in factors (including time) that market participants would consider in setting a price for the asset. Interest accrued to date is not included in the fair value of the financial asset.

### Derecognition

A financial asset is derecognized when the contractual rights to the asset's cash flows expire and when Aegon Levensverzekering retains the right to receive cash flows from the asset or has an obligation to pay received cash flows in full without delay to a third party and either has transferred the asset and substantially all the risks and rewards of ownership, or has neither transferred nor retained all the risks and rewards but has transferred control of the asset.

Financial assets of which Aegon Levensverzekering has neither transferred nor retained significantly all the risk and rewards are recognized to the extent of the Aegon Levensverzekering continuing involvement. If significantly all risks are retained, the assets are not derecognized.

On derecognition, the difference between the proceeds from disposal and the carrying amount is recognized in the income statement as a realized gain or loss. Any cumulative unrealized gain or loss previously recognized in the revaluation reserve in shareholders' equity is also recognized in the income statement.

#### Collateral

With the exception of cash collateral, assets received as collateral are not separately recognized as an asset until the financial asset they secure defaults. When cash collateral is recognized, a liability is recorded for the same amount.

# D.1.2.3. Property (other than for own use)

Valuations of both investments in real estate and real estate held for own use are conducted in full by independent external appraisers at least every three to five years and reviewed at least once a year by qualified internal appraisers to ensure the value correctly reflects the fair value at the reporting date. Appraisals are different for each specific local market but are based on market quidelines such as International Valuation Standards, Uniform Standards of Professional Appraisal Practice or guidelines issued by the Investment Property Databank. Valuations are mostly based on active market prices, adjusted for any difference in the nature, location or condition of the specific property. If such information is not available, other valuation methods are applied, considering the value that the property's net earning power will support, the value indicated by recent sales of comparable properties and the current cost of reproducing or replacing the property. Discount rates used in the valuation of real estate reflect the risk embedded in the projected cash flows for the asset being valued. Capitalization rates represent the income rate for a real estate property that reflects the relationship between a single year's net operating income expectancy and the total property price or value. For property held for own use, appraisers consider the present value of the future rental income cash flows that could be achieved had the real estate been rented to a third party.

The Solvency II balance sheet contains a property position of EUR 2.0 billion which is equal to the position on the IFRS balance sheet.

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# D.1.2.4. Participations

The Solvency II balance sheet contains a participation position of EUR 1.9 billion which equals the participation position on the IFRS balance sheet.

# D.1.2.5. Equities

Solvency II and the IFRS balance sheets both measure equities at fair value. Equities are EUR 0.8 billion lower on the Solvency II balance sheet due to reclassification to Investment funds.

#### **D.1.2.6. Bonds**

The Solvency II and the IFRS balance sheets both measure bonds at fair value. The Solvency II balance sheet contains bond positions of EUR 12.9 billion. The IFRS balance sheet contains bond positions of EUR 12.4 billion. The Solvency II balance sheet is EUR 0.4 billion higher (namely Government Bonds and collateralized securities). The valuation is the same, the only difference is a reclassification of accrued interest from Any other assets.

#### **D.1.2.7 Collective Investment Undertakings**

The Solvency II and the IFRS balance sheets both measure Investment funds at fair value.

The Solvency II balance sheet contains an investment funds position of EUR 1.4 billion. The IFRS balance sheet contains an investment funds position of EUR 0.6 billion. Investment funds are EUR 0.8 billion higher on the Solvency II balance sheet which is due to a reclassification from Equities.

Investment funds managed by Aegon Levensverzekering, in which Aegon Levensverzekering holds an interest, are consolidated in the financial statements if Aegon Levensverzekering has power over that investment fund and is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. In assessing control, all interests held by Aegon Levensverzekering in the fund are considered, regardless of whether the financial risk related to the investment is borne by Aegon Levensverzekering or by the policyholders.

Aegon Levensverzekering concluded, for all investment funds, that it does not exercise control, as Aegon Levensverzekering has no power over the asset manager (key decision maker).

Participations in investment funds held for general account are recognized as equity investments. Some of these investments in venture capital entities, mutual funds and investment funds are managed on the basis of market value and accounted for as financial assets at fair value through profit or loss. Participations in investment funds that are measured using the equity method are regarded as part of the investment portfolio.

#### D.1.2.8. Derivatives

In September 2021 DNB published a Q&A and a good practice document on the treatment of savings mortgages assets. These documents address the valuation and capital treatment for various types of savings mortgages (excluding bank savings mortgages).

This impacts the results by the change in FV of assets and a change in classification on the balance sheet for the mortgage receivables that are being held by external entities. The future term component of these mortgages is classified as Derivatives. In total this is a reclassification of EUR 19 million by the end of 2022 that was previously classified as Loans and mortgages. The reclassification is only done on the Solvency II balance sheet and not on the IFRS balance sheet.

The Solvency II balance sheet contains a derivatives position of EUR 6.2 billion. The IFRS balance sheet contains a derivatives position of EUR 6.3 billion. There is a difference of EUR 89 million, of which EUR 19 million is caused by the reclassification described above. The other part, EUR -/- 108 million, is mainly due to the reclassification of accrued interest from Any other assets.

# D.1.2.9. Deposits other than cash equivalents

Since the fourth quarter of 2021 the balance sheet item Deposits other than cash equivalents on the Solvency II balance sheet is filled as a result of the DNB publications on the treatment of savings mortgages as mentioned above. The fair value of the built-up part of the savings mortgages that are being held by external entities is classified as deposits other than cash equivalents and result in a position of EUR 283 million on the Solvency II balance sheet. The future term contract of these savings mortgages is classified as derivatives. The reclassification is only done on the Solvency II balance sheet, therefore the position on the IFRS balance sheet remains zero.

#### D.1.2.10. Other investments

The other investments contain a depot Aegon Levensverzekering which is valued at fair value.

Just like for Derivatives and Deposits other than cash equivalents, an adjustment has been made for the Other investments as part of the published documents from DNB on savings mortgages. The fair value of the built-up part of the savings mortgages that relate

to an SPV or other fund structure is classified as Other investments, resulting in a position on the Solvency II balance sheet of EUR 302 million. The future term contract of these savings mortgages is classified as derivatives. This reclassification is only done on the Solvency II balance sheet.

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#### D.1.2.11. Assets held for index-linked and unit-linked contracts

IFRS does not distinguish between index-linked and/or unit-linked funds. Investments held for account of policyholders consist of investments in financial assets, as well as investments in real estate. Investment return on these assets is passed on to the policyholders. Also included are the assets held by consolidated investment funds which are backing liabilities towards third parties.

Investments for account of policyholders are valued at fair value through profit or loss.

The Solvency II balance sheet contains a position of EUR 18.90 billion. The IFRS balance sheet contains a position of EUR 18.88 billion.

The Solvency II Balance sheet is EUR 24 million higher due to two items:

- Reclassification of EUR 51 million due to a regulatory split in Solvency II between policyholder assets and policyholder liabilities to Receivables and Payables;
- Revaluation of loans and mortgages (amortized cost) in separate accounts to fair value of EUR -/- 26 million. This is related to the revaluation of loans and mortgages relating to the pension scheme of Aeqon personnel.

# D.1.2.12. Loans and mortgages

Loans and mortgages are measured at amortized cost in the financial statements. Under Solvency II fair value measurement is required.

# Mortgages

The valuation methodology for mortgage loans includes the following procedures:

- 1. Projection of future cash flows of mortgages loans;
- Determination of the interest rate curve to use for discounting; and
- 3. Net present value (NPV) calculation.

In this approach, cash flows for each mortgage loan part in Aegon's portfolio are projected separately, based on product characteristics, mortgage rates and interest reset dates. Aegon's methodology recognizes four mortgage cash flow profile types, being: Interest only, Annuity, Linear and Savings mortgages.

Cash flows are adjusted for expected early repayments (also known as prepayments). The rate of early repayments follows from a model calibrated with historical data. Cash flows of non-performing loans are adjusted based on their estimated probability of default and loss given default.

The interest rate curve used for discounting is determined by applying a spread curve over the risk-free yield curve, which varies over the maturity of the term structure. The spread curve applicable to each mortgage loan part is dependent on the Loan to Value and remaining time until the next interest reset date.

The spread is derived from the most recent, most competitive consumer mortgage rates observed in the market, after deduction of a 'Margin Earned', which serves to cover the risks and expenses of originating the mortgage portfolio. The consumer rate minus the Margin Earned reflects the yield that an external investor would be able to obtain when investing in mortgage loans.

The method described above for obtaining the spread is also known as a top-down approach. The prevailing consumer rate is determined as the single average of the mortgage rates offered by the top three providers in the market after filtering for representative mortgage products (not including Aegon affiliated entities), for a particular Loan to Value and duration.

For the purpose of valuation, it is assumed that each mortgage will be redeemed at the next interest reset date of that mortgage, i.e. at the date at which the mortgage provider can reset the interest rate and the mortgagee can terminate the contract without a penalty.

The assumption that all mortgages will be terminated at the first interest reset date will, generally speaking, lead to some degree of underestimation of the value of a portfolio. As interest rates can be set or reset to a profitable level at the interest reset date, profits occurring after this date are not included in the valuation. This assumption is made nonetheless, as mortgagees do not have a contractual obligation to continue their mortgage after the interest reset date and can exit without a penalty.

The estimated rate of prepayment is compared annually against actual prepayment rates for verification, and the prepayment rate in the valuation is updated accordingly.

Prevailing consumer rates are collected by an external party on a weekly basis. The mortgage valuation spreads are updated monthly on the basis of the latest consumer rates.

The Margin Earned, which is deducted from the consumer rate to derive the discount rate, is benchmarked against mortgage fund fees of Aegon Asset Management. The margin is verified annually on the basis of the most recent data.

The valuation of the mortgage portfolio is based on a number of factors that are not known precisely or may change over time, creating a degree of uncertainty. Main uncertainties relate to the rate of early repayments, and the dependence of the valuation on mortgage rates offered by other providers in the market.

#### Loans

Fair value measurement of loans on policies, IC loans and other loans on the Solvency II balance sheet is based on amortized cost measurement on the IFRS balance sheet. The fair value of floating interest rate mortgage loans, policy loans and private placements used for disclosure purposes is assumed to be approximated by their carrying amount, adjusted for changes in credit risk. Credit risk adjustments are based on market observable credit spreads if available, or management's estimate if not market observable.

Fair value of private loans is based on an internal valuation model. On a monthly basis, the Dutch government curve and additional spreads are received and used as input for matrix pricing. The curves per sector are uploaded into the system. Based on private loan characteristics and classifications, the system selects the appropriate curve and yield per security. Via the net present value ("NPV") component combining yields and security cash flow the system calculates prices via interpolation where bid, mid and ask are populated with the same price.

#### Inflation-linked bonds

Aegon Levensverzekering holds inflation-linked notes and bonds. The inflation-linked notes are tailored to liabilities of Aegon Levensverzekering. The generic inflation-linked bonds (ILB) are issued by governments and have all characteristics of a government bond with as additional aspect that the bond is linked to the inflation index. The ILB's cannot be matched with a single client. The valuation of the index-linked notes and bonds is equal. On the IFRS balance sheet these instruments are valued based on their nominal value. The valuation on the Solvency II balance sheet is based on the market value which is calculated as the discounted value of future cashflows. For these bonds, index-linked coupons are payable, resulting in additional increasing future cashflows, over and above the nominal value payable on expiry. This drives the material difference between the current market value and the original notional value. The calculation is performed by an external valuation agent.

# Reconciliation between IFRS and Solvency II: Adjustments of Loans and Mortgages

Based on the Q&A and good practice document of DNB regarding the treatment of savings mortgages, there has been a reclassification of the loans and mortgages. For Aegon Levensverzekering in total EUR 0.6 billion has been classified as derivatives, deposits other than cash equivalents or other investments. This reclassification is only part of the Solvency II balance sheet and not on the IFRS balance sheet.

The Solvency II balance sheet is EUR 2.7 billion lower than the IFRS balance sheet due to this reclassification, the revaluation of Loans, Mortgages and inflation linked bonds to fair value of EUR 1.9 billion and a reclassification of EUR 0.2 billion in accrued interest from Any other assets.

#### D.1.2.13. Receivables (trade, not insurance)

The fair value of assets maturing within a year is assumed to be approximated by their carrying amount adjusted for credit risk where appropriate. Credit risk adjustments are based on market observable credit spreads if available, or management's estimate if not market observable.

Solvency II balance sheet is EUR 564 million lower mainly due to the

- A reclassification of accrued interest to Investments (EUR -/-568 million):
- A reclassification of the reinsurance contract with Canada Life Re. covering a substantial part of the Pensions annuity book (EUR 3 million). For more information on this reclassification refer to section D.2.7.

### D.1.2.14. Cash and cash equivalents

The fair value of assets maturing within a year is assumed to be approximated by their carrying amount adjusted for credit risk where appropriate. Credit risk adjustments are based on market observable credit spreads if available, or management's estimate if not market observable.

The Solvency II balance sheet contains a cash and cash equivalents position of EUR 1.6 billion which is equal to the position on the IFRS balance sheet.

# D.1.2.15. Any other assets, not elsewhere shown

The fair value of assets maturing within a year is assumed to be approximated by their carrying amount adjusted for credit risk where appropriate. Credit risk adjustments are based on market observable credit spreads if available, or management's estimate if not market observable.

The position on the Solvency II balance sheet is equal to the position on the IFRS balance sheet.

# **D.2. Technical provisions**

# D.2.1. Technical provisions analyzed by each material line of business

A. Business and

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The table below shows the Solvency II and IFRS (statutory) liabilities at year end 2022 (in EUR million).

Table: Total Technical Provisions (in EUR million)

Liabilities	Section	Solvency II value	Statutory accounts value	Difference
Technical provisions - life (excluding index-linked and unit-linked)	D.2.3	27,662	30,785	-/- 3,163
Technical provisions - life (excluding health and index-linked and unit-linked)	D.2.3	27,662	30,785	-/- 3,163
Insurance with profit participation		12,542		
Best estimate life with options or guarantees		869		
Best estimate life without options and guarantees		13,369		
Risk margin		841		
Technical provisions - index-linked and unit-linked	D.2.3	23,671	20,872	2,799
Best estimate index linked and unit linked with options or guarantees		18,592		
Best estimate index linked and unit linked without options and guarantees		4,494		
Risk margin		585		
Total Aegon Levensverzekering	D.2.3	51,294	51,657	-/- 363

The provisions are split in 'Technical provisions-Life' and 'Technical provisions - Index-linked and Unit Linked' and further in provisions with profit participation, with options or guarantees and without options and quarantees.

For Solvency II the default valuation approach is to use market prices whenever available. If these prices are not available alternative valuation methods can be applied. As no active market for insurance liabilities exists, Aegon Levensverzekering calculates the Solvency II provisions as the sum of the probability weighted average of future cash flows, the time value of options and guarantees and the risk margin.

The calculation of the best estimate liability is on a policy-by-policy basis, using a market consistent basis and the current risk-free rate as prescribed by EIOPA and including indirect overhead expenses. Scaling is applied if products are not modelled and when data are incomplete or unavailable.

For products that contain options and/or guarantees the fair value of the options and guarantees is taken into account. These provisions are calculated separately on a stochastic basis, taking into account risk and volatility. The provisions for options and guarantees are calculated using full data in combination with scenario shuffling.

Aegon Levensverzekering determines homogeneous risk groups in such a way that the risk groups are stable over time. The following criteria are taken into account in determining the homogeneous risk groups:

- Branch (Group pensions and Individual Life);
- Underwriting criteria (Medical examination or not);
- Claim pattern (Lump sum, annuities);
- Risk profile (Longevity or mortality risk);
- Specific product features (savings or term insurance, quarantees or participating/non-participating); and
- Administrative unit (Own account Aegon Levensverzekering or risk policyholder).

Based on the features described above, Aegon Levensverzekering has split the portfolio into 21 homogenous risk groups. These are used for reporting to combine contracts with comparable characteristics.

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Aegon Levensverzekering does not offer products with profit participation where the policyholder participates in the profit of the firm. All profit sharing is in the form of index or unit-linked, or based on external benchmarks such as TL (interest rebate contracts) and U-yield (external yield to determine level of profit sharing).

#### Best Estimate Cash Flow

Cash flows are projected on a best estimate basis, i.e. as a probability weighted average taking into account all uncertainties affecting these cash flows. The cash flows are split in claims, expenses and premiums, and are based on specific product characteristics.

The main assumptions used to derive the best estimate cash flows are set by Aegon Levensverzekering, are updated annually and approved by management. The assumptions can be subdivided into underwriting assumptions and assumptions for mortgages. The underwriting assumptions are:

- Mortality;
- Morbidity;
- Cancellation rates / Policy holder behavior;
- Expenses;
- Other typical Group Pensions parameters (career development and marriage & partner frequencies).

Below we discuss the main drivers (mortality, cancellation rates and expenses) for the calculation of the Solvency II technical provisions.

#### Mortality

Mortality rate tables applied are generally developed based on a blend of company experience and industry wide studies, taking into consideration product characteristics, own risk selection criteria, the insured population, mortality trend and past experience. Mortality experience is monitored through regular studies, the results of which are fed into the pricing cycle for new products and reflected in the liability calculation when appropriate.

# Cancellation Rates / policy holder behavior

Aegon Levensverzekering is exposed to considerable potential financial impact from changes in the value of its liabilities caused by policy cancellations. Cancellation rates depend on product features, policy duration and external circumstances such as the interest rate environment and competitor and policyholder behavior.

Policyholder behavior can be reflected in several ways, depending on the product and policy agreements. The main items are:

- Full or partial surrender or termination;
- Premium termination (policy becomes paid up before end of premium payment term);
- Decrease or suspension of premiums;
- Policy conversion (fund switching, reduce or reverse paid up
- Utilization of policyholder fund allocation privileges; and
- Decisions on when and how much to annuitize.

Adverse changes in underlying risk drivers will affect Aegon Levensverzekering's ability to meet business objectives and in particular to ensure business continuity. Reliable own experience, as well as available industry wide data, are used in establishing assumptions.

# Expenses

The cost base for the determination of the maintenance expenses allocated to the insurance contracts is determined at Aegon Nederland level, using the results from the Activity Based Costing analyses. In these analyses, the expenses are determined per cost place for each business line and support units.

The maintenance expenses allocated to the insurance contracts are transformed into expenses per policy, taking into account product/contract features like type of contract or status (active, retired or inactive).

The cash flow projections for expenses are based on budget 2022 expense levels and take into account inflation in future periods. Also fixed expense levels are assumed in the long run and it is taken into account that part of the administration activities associated with the portfolio will be outsourced.

# Discounting

The cash flows are discounted using the Solvency II yield curve, including VA, UFR and a credit risk adjustment.

The risk-free yield curves used for the purposes of the Solvency II valuation are published by EIOPA for each relevant currency. The curves are determined by EIOPA using principles outlined in the Solvency II regulations.

The UFR is the risk free interest rate over a one year period that is expected to prevail after an extremely long period, i.e. after 60 years. It is used, in combination with market observed interest rates up to 20 years, to derive interest rates for maturities longer than 20 years.

EIOPA has set the current UFR at 3.45%. It is based on historically observed real interest rates in combination with long term inflation expectations.

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For Index Linked and Unit Linked products the expected investment return is equal to de Solvency II yield curve. Expenses incurred and deducted in case of surrender or other charges (e.g. risk premiums and service fees) are also taken into account in the best estimate and discounted with the Solvency II yield curve.

Any guarantees given with respect to the performance of the funds are valued separately, as explained further below.

#### **Options & Guarantees**

If products contain options and/or quarantees (e.g. surplus interest profit sharing or guaranteed investment returns), the fair value of the option or guarantee is calculated separately on a stochastic basis, taking into account risk and volatility.

The market value contains an intrinsic as well as a time value and the basis curve to calculate the market value of the options and/ or guarantees is the Solvency II swap curve. To create a scenario set for investment returns and interest rates, market volatilities are used. The market volatilities are derived from market prices of tradable financial instruments.

Aegon Levensverzekering has the following categories of products that can contain options and/or quarantees:

- Universal Life (UVL) and Unit-linked;
- Surplus Interest profit sharing; and
- Group pension products.

We describe the options and guarantees embedded in the insurance products in more detail below.

#### **UVL** and Unit-linked

When investing in a fund with a quarantee (mix or interest fund), the proportion of the policy invested in this fund will accumulate at a guaranteed rate (in the range of 3% to 4% and before deduction of the asset management fee and the service fee). The accumulation rate varies by fund and the guarantee is fund specific.

Some products have other type of quarantees, e.g. some products contain quarantees that the minimum amount paid on maturity will be the sum of all premiums paid (with or without interest). These products have mixed exposure due to the variety of underlying funds, accumulation rates and the possibility of other guarantees on the policy.

# Surplus interest profit sharing

Surplus interest profit sharing can be split into a tariff discount rate guarantee and a profit guarantee at maturity. The profit sharing is linked to government bond investment returns (U-rate).

For products with a quaranteed interest rate for the determination of the premium (mostly 3% or 4%), interest surplus profit sharing can be applied and is then dependent on the return on specific government bonds. If the return on government bonds is higher than the interest rate for the determination of the premiums, profit sharing is applicable. If the return on government bonds is lower than the interest rate for the determination of the premiums, no profit sharing is applicable.

The profit quarantee is applicable for policies where upfront (part) of the profit sharing (percentage of the sum assured) is guaranteed under the condition that the guarantee is only applicable if the insured is alive at the maturity date.

### Group pension contracts

The following categories of pension products can contain quarantees:

- GB & FTK (Separate Account and 'Financieel Toetsingskader' contracts);
- Unit-linked:
- OA (Surplus interest profit sharing contracts); and
- TL (interest rate rebate contracts).

#### GB & FTK

Each contract premium is invested in a specific pool of assets. In case a guarantee is issued, then this guarantee involves the settlement of all liabilities that were financed during the period in which the contract was in place. Upon retirement, the maturity amount is based on an interest rate quarantee of either 3% or 4% for GB contracts. For FTK policies, premiums are based on the DNB curve at the time of payment (the liabilities financed from these premiums are quaranteed as well, similar to the GB portfolio). In case of an interest rate surplus, it may be paid to the customer, depending on the specific arrangements that have been agreed in the contract, at the discretion of Aegon Levensverzekering. The policyholder pays a fee for this guarantee.

#### Unit-linked

The vast majority (70%) of this portfolio consists of endowment retirement policies whose premiums are invested in funds that policyholders are free to select by themselves to a certain degree. Certain funds have a quaranteed return. On maturity date, for the portion of the maturity benefit that is contained in a guaranteed fund, the guaranteed amount is paid or the fund value itself if the actual fund value is higher. If the actual fund value is less than the guaranteed value, the guaranteed value is for account of Aegon Levensverzekering. For the part of the maturity benefit in nonquaranteed funds, the fund value is paid. These products have mixed exposure due to the variety of underlying funds and the possible combinations of guaranteed and non-guaranteed funds.

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#### ΩA

OA is a traditional pension product with guaranteed liabilities. The contract features an agreed interest rate and an agreed mortality table. The part of the provisions that is not needed for the direct claims are invested in so called "tranches", being equal redemption loans with a maturity of usually 10 years. The reference interest rate on these tranches is the U-rate at the time of the purchase. Over time if an interest surplus emerges, it may be distributed to policyholders. It may be used to offset previous losses or to act as a buffer for future losses. A charge for indexation is applied to this product.

#### TL

TL contracts have both interest guarantees and profit sharing mechanisms, leading to mixed exposure. Based on the pricing rates, clients do not pay a surcharge on future premiums, if interest rates are low. However if interest rates are high, then policyholders receive a rebate on future premiums. The profit share is given once in advance. Future discounts cannot be negative, therefore all rebates applied are quaranteed. Aegon Levensverzekering maintains a quarantee provision for these items.

### Risk Margin

The risk margin is to ensure that the value of technical provisions is equivalent to the amount that insurance undertakings would be expected to require in order to take over and meet the insurance and reinsurance obligations. A Cost-of-Capital approach is applied to determine the value of the risk margin.

The risk margin captures the following risks:

- underwriting risk;
- credit risk with respect to reinsurance contracts, arrangements with special-purpose vehicles, intermediaries, policyholders and any other material exposures which are closely related to the insurance and reinsurance liabilities; and
- operational risk.

In order to calculate the risk margin, the SCRs for above mentioned risks for future years need to be determined. The expected SCR in future years is projected by using the projected best estimate liability as "risk driver" and the SCR at reporting date as starting point. Aegon Levensverzekering applies a Cost-of-Capital percentage of 6%, in accordance with the Delegated Acts. Note that the application of the risk driver is a simplification relative to recalculating the expected SCR in each point in time in the future. This simplification does not lead to a material misstatement of the risk margin.

#### Contract boundaries

According to Solvency II regulations the valuation of insurance and reinsurance obligations should include obligations relating to existing insurance and reinsurance business. Obligations relating to future business should not be included in the valuation. Where insurance and reinsurance contracts include policyholder options to establish, renew. extend. increase or resume the insurance or reinsurance cover. or undertaking options to terminate the contract or amend premiums or benefits, a contract boundary is defined to specify whether the additional cover arising from those options is regarded as existing or future business.

For the Individual Life portfolio the contract boundary is equal to the end date of the contract. For group pension contracts the boundary is equal to the contract renewal date. For contracts that can be renewed on an annual basis the contract boundary is equal to one year.

For group pension contracts the contract boundary for the premium payments is equal to the contract renewal date. After the contract renewal date the contract becomes paid up and will run-off until the last insured person dies. For contracts that can be renewed on an annual basis, the new contract term is equal to one year.

# D.2.2. Level of uncertainty associated with the value of technical provisions

The main source of uncertainty associated with the technical provisions is in the setting of assumptions where a significant level of judgment may be required about how future experience may differ from past experience. The assessment of uncertainty in this case is addressed by sensitivity testing of key assumptions so that the governing body can understand how different choices would impact the technical provisions. Main uncertainties affecting the technical provisions of Aegon Levensverzekering relate to mortality rates, cancellation rates and expense levels.

The risk margins relate to the cost of holding capital to allow for uncertainty around the best estimate assumptions and are included in the technical provisions as addition to the best-estimate liabilities.

Other sources of uncertainties are associated with scaling (applied to portfolio segments for which accurate portfolio data are incomplete or unavailable at all) and the applied UFR and VA.

# D.2.3. Differences between Solvency II valuation and local GAAP/ IFRS valuation of Technical Provisions analyzed by each material line of business

A. Business and

Performance

Refer to the table in chapter D for the difference between the IFRS and Solvency II liabilities, split in Life and Index-Linked and Unit-Linked. We describe the difference in the valuation basis for IFRS and Solvency II below.

#### IFRS measurement

# Life (excluding index linked and unit linked)

The statutory liabilities arising from traditional life insurance products, particularly those with fixed and guaranteed account terms, are typically measured using the 'net premium method'. Under this method, the liability is determined as the sum of the discounted value of the expected benefits and future administration expenses directly related to the contract, less the discounted value of the expected theoretical premiums that would be required to meet the future cash outflows based on the valuation assumptions used.

The liability is based on historic underwriting assumptions and a fixed discount rate of 3% or 4% (depending on the inception date of the policy). For contracts exposed to longevity recent mortality assumptions are used. Furthermore, the liability for life insurance comprises reserves for unearned premiums and accrued annuity benefits payable.

The liabilities for life insurance products include the provisions for future administration expenses, set up to cover expected future expenses related to the period after premium payment, as well as provisions for future expenses associated with processing benefits (such as annuities and pension payments).

Terms and conditions, including participation features and expected lapse rates (for the determination of the guarantee provisions), are considered when establishing the insurance liabilities. When Aegon Levensverzekering has discretion over the amount or timing of the bonuses distributed resulting from participation features, a liability is recognized equal to the amount that is available at the balance sheet date for future distribution to policyholders.

In establishing the liability, guaranteed minimum benefits issued to the policyholder are reflected in the quarantee provisions.

#### Index linked and unit linked

Life insurance contracts under which the policyholder bears the risks associated with the underlying investments are classified as insurance contracts for account of policyholders. The IFRS liability for the insurance contracts for account of policyholders is measured at the policyholders account balance. In case guarantees are applicable, the fair value of the guarantees is not included in the technical provisions but is presented as a derivative liability.

Contracts with unit-denominated payments are measured at current unit values, which reflect the fair values of the assets of the fund.

A liability adequacy test (IFRS LAT) is performed every reporting period. The IFRS LAT provision is calculated as the sum of the best estimate provisions, including a risk margin and provisions for options and guarantees. The measurement for IFRS LAT also includes provisioning for expected expenses and longevity. If the IFRS LAT shows a deficit, which is the case at year end 2022, the IFRS provisions will be set equal to the IFRS LAT provisions. For the determination of the IFRS LAT provisions, the differences between fair values and book values of assets (mortgages and other loans) are also taken into account.

# Difference between IFRS and Solvency II measurement

For details on the methodology and the underlying assumptions to calculate the Solvency II technical liabilities we refer to section D2.1.

The main differences between the IFRS liabilities (EUR 51.7 billion) and Solvency II liabilities (EUR 51.3 billion) are:

- Reclassification of the provision for options and guarantees from derivatives to 'Technical provisions - Index-linked and Unit Linked' (+ EUR 0.8 billion). Under IFRS the guarantee provision of unit linked policies is classified as derivative or 'Technical provisions-Life' since policyholders are not bearing the investment risk, while under Solvency II the guarantee provision related to unit linked policies is classified as 'Technical provisions - Index-linked and Unit Linked'.
- Surplus value mortgages included in IFRS LAT (-/- EUR 1.9 hillion).
- Difference in risk margin (+ EUR 0.9 billion);
- Difference in curves, the EIOPA curve for Solvency II and the interest curve used for the IFRS LAT (EUR -/- 0.1 billion).

Important drivers for the difference between the IFRS LAT liabilities and the Solvency II liabilities are the difference in the risk margin and the surplus value of mortgages.

The IFRS LAT and Solvency II risk margin are both calculated using the Cost-of-Capital approach with a Cost-of-Capital rate of 6%. Moreover, the same shock categories apply and future SCRs are projected using the projected best estimate liability as 'risk driver'. Despite these similarities in methods, the following differences apply:

- IFRS LAT uses no diversification between SCRs and uses a 80% confidence interval, where Solvency II uses diversification and a confidence interval of 99.5%;
- Zero yields used for determining the projected SCRs differ as IFRS LAT and Solvency II have different yield curves. Please note that the SCRs for Solvency II are based on the risk free rate without VA, as per the Level 3 quidelines; and

Zero yields used for discounting the cost-of-capital differ as IFRS LAT and Solvency II have different yield curves. Please note that the SCRs for Solvency II are based on the risk free rate without VA.

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#### D.2.4. Matching adjustment

The Matching Adjustment ('MA') is a mechanism that (partially) mitigates the impact of spread movements on the net balance sheet numbers, where assets and liabilities are cash flow matched. Aeqon Levensverzekering does not apply the matching adjustment.

# D.2.5. Volatility adjustment

The Volatility Adjustment ('VA') is applied by Aegon Levensverzekering and is equal to 19 basis points at year end 2022. The VA aims to avoid pro-cyclical investment behavior of insurers when bond prices deteriorate due to low liquidity of bond markets or exceptional expansion of credit spreads. Removing the VA would lead to lower discount rates for calculating the technical provisions, which leads to higher technical provisions and thereby lower Own Funds.

Aegon applies a dynamic VA model and assesses the impact of changes in spreads on assets through scenario analyses. Key rationale is that Aegon is a long term investor (given its long-dated liabilities) and that initial market value losses on assets after a spread shock will be (partially) regained over time as the assets keep paying the interest and notional. This effect is quantified in Aegon's Dynamic VA model and therefore lowers the capital requirement for spread

risk. In line with regulatory requirements, Aegon Levensverzekering determines the VA-impact on the SCR if the regulatory concept of the VA would not exist at all and without adjusting for the spread risk on the asset side. Aegon considers the dynamic VA an integral part of the modelling of spread risk. In case the VA were not applied in the SCR calculation, other model changes would be triggered as well, leading to compensatory effects which are not incorporated in the table below.

In the figures calculated in 2022 the VA impact includes the application of the Tier 3 restriction on eligible Own funds.

The impact of the application of the VA on several Solvency II metrics is as follows as shown in table below.

#### D.2.6. Transitional Measures

Insurance undertakings may, subject to prior approval by DNB, apply a transitional measure to the relevant risk free interest rate term structure to calculate the provisions or to apply a temporary deduction of the technical provisions (article 308c of Directive 2009/138/EC). Aegon Levensverzekering decided not to apply this transitional measure.

Aegon Levensverzekering also does not apply measures on technical provisions (article 308d of Directive 2009/138/EC).

Solvency II	Technical provision	Own Funds	SCR	Ratio	MCR	Eligible OF to meet MCR
Aegon Levensverzekering Q4 2022	51,294	4,627	2,205	210%	961	4,358
VA spread	878	-/- 719	698	-/- 75%	17	-/- 885
Aegon Levensverzekering Q4 2022 without VA	52,172	3,908	2,902	135%	977	3,472

# D.2.7. Recoverables from reinsurance contracts and special purpose vehicles

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Reinsurance contracts are contracts entered into by Aegon Levensverzekering in order to receive compensation for losses on contracts written by Aegon Levensverzekering (outgoing reinsurance). For contracts transferring sufficient insurance risk, a reinsurance asset is recognized for the expected future benefits, less expected future reinsurance premiums. Reinsurance contracts with insufficient insurance risk transfer are accounted for as investment or service contracts, depending on the nature of the agreement. Reinsurance recoverables at the end of 2022 amounted to EUR 1 million on the IFRS and EUR-/- 420 million on Solvency II balance sheet.

The difference between the positions on the Solvency II and IFRS balance sheet is driven by the reinsurance contract with Canada Life Re., effective as per December 31, 2019, and the contract with Reinsurance Group of America, effective as per December 31, 2021, which cover a substantial part of the Pensions annuity book. The accounting treatment of this contract is different between Solvency II and IFRS:

- Under IFRS a Deferred Cost of Reinsurance (DCoR) and a net reinsurance liability for an equal amount are established at inception. The DCoR is amortized over the duration of the underlying insurance contracts while the reinsurance liability will decrease over time to nil by the end of the contract following the run off of the reinsured portfolio. The DCoR is presented under Receivables (trade, not insurance), while the reinsurance liability is presented under Reinsurance payables;
- Under Solvency II, both the DCoR and the reinsurance payable are eliminated and a reinsurance recoverable is established, consisting of the present value of all expected future cash inand outflows relating to the reinsurance arrangement.

Reinsurance assets are measured consistently with the assumptions associated with the underlying insurance contracts and in accordance with the terms of each reinsurance contract. They are derecognized when the contractual rights are extinguished or expire, or when the contract is transferred to another party.

Aegon Levensverzekering is not relieved of its legal liabilities when entering into reinsurance transactions, therefore the reserves relating to the underlying insurance contracts will continue to be reported on the statement of financial position during the run-off period of the underlying business.

Reinsurance premiums, commissions and claim settlements are accounted for in the same way as the original contracts for which the reinsurance was concluded. The insurance premiums for the original contracts are presented gross of reinsurance premiums paid.

# D.2.8. Material changes in the relevant assumptions made in the calculation of technical provisions compared to the previous reporting period

In 2022 the total Solvency II technical provisions decreased by EUR 19.9 billion from EUR 71.2 billion per year end 2021 to EUR 51.3 billion per year end 2022.

The decrease in the technical provision is mainly caused by economic variances (EUR -/- 18.5 billion), the roll forward (EUR -/- 1.7 billion), with an offset of the model and assumption changes (EUR + 0.3 billion) and the experience variances (EUR + 0.1 billion).

# D.3. Other liabilities

The break-out in the table below shows the value of the other liabilities by material liability class under Solvency II and IFRS.

**Table:** Other Liabilities (in EUR million)

Other liabilities	Section	Solvency II value	Statutory accounts value	Difference
Provisions other than technical provisions		10	10	0
Debts owed to credit institutions	·····	90	90	-/- 0
Financial liabilities other than debts owed to credit institutions	D.3.1.1	204	230	-/- 26
Insurance & intermediaries payables	D.3.1.2	254	254	-/- 0
Reinsurance payablies	D.3.1.3	53	479	-/- 427
Payables (trade, not insurance)	D.3.1.4	202	157	45
Subordinated liabilities	D.3.1.5	-	-	-
Any other liabilities, not elsewhere shown	D.3.1.6	146	156	-/- 10

# D.3.1. Solvency II valuation for each material class of other liabilities

A. Business and

Performance

In this section, the valuation under Solvency II is described per material other liability class (i.e. total liabilities excluding technical provisions). Where the valuation method or classification differs between IFRS and Solvency II, a qualitative and quantitative explanation is provided per other liability category.

In accordance with Solvency II regulations, the amounts are based on fair value. To assure consistency with annual reporting, fair value under IFRS and market value under Solvency II is the same.

Fair value is defined as the amount that would be paid to transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions (i.e. an exit price at the measurement date from the perspective of a market participant that holds the asset).

# D.3.1.1. Financial liabilities other than debts owed to credit institutions

Financial liabilities other than debts owed to credit institutions primarily include other long-term loans issued as well as intercompany loans.

The Solvency II balance sheet contains a Financial liability other than debts owed to credit institutions position of EUR 204 billion at fair value which is EUR 26 million lower than this position on the IFRS balance sheet. This is due to a revaluation of an investment contract.

# D.3.1.2. Insurance and intermediaries payables

The fair value of liabilities maturing within a year is assumed to be approximated by their carrying amount adjusted for credit risk where appropriate. Credit risk adjustments are based on market observable credit spreads if available, or management's estimate if not market observable.

The Solvency II balance sheet position of EUR 254 million includes payables to individual and pension clients and is equal to the IFRS position for insurance and intermediaries payables.

#### D.3.1.3. Reinsurance payables

The fair value of liabilities maturing within a year is assumed to be approximated by their carrying amount adjusted for credit risk where appropriate. Credit risk adjustments are based on market observable credit spreads if available, or management's estimate if not market observable.

The Reinsurance payables position on the Solvency II balance sheet of EUR 53 million is EUR 427 million lower than the position on the IFRS balance sheet. This difference is due to the reclassification of the reinsurance contracts with Canada Life Re and Reinsurance Group of America covering a substantial part of the Pensions annuity book. For more information on this reclassification refer to section D.2.7.

#### D.3.1.4. Payables (trade, not insurance)

The fair value of liabilities maturing within a year is assumed to be approximated by their carrying amount adjusted for credit risk where appropriate. Credit risk adjustments are based on market observable credit spreads if available, or management's estimate if not market observable.

The Payables (trade, not insurance) position on the Solvency II balance sheet predominantly consists of the current account payables and is EUR 45 million higher than the IFRS position due to a reclassification.

#### D.3.1.5. Subordinated liabilities

There are currently no subordinated loans for Aegon Levensverzekering.

#### D.3.1.6. Any other liabilities, not elsewhere shown

The Solvency II balance sheet includes an Any other liabilities position of EUR 146 million, whereas the equivalent position on the IFRS balance sheet is EUR 156 million. The EUR -/- 10 million difference is due to reclassifications related to accrued interest.

# D.4. Alternative methods of valuation

Alternative methods of valuation are used for assets and liabilities for which no quoted markets prices exist in active markets for the same or similar assets and liabilities. This concerns the following assets and liabilities; deferred tax assets, Property, Loans and mortgages, and the Technical provisions.

For these assets and liabilities we refer to sections D.1, D.2 and D.3, for information regarding these alternative methods of valuation.

# D.5. Any other information

A. Business and Performance

In the Netherlands, unit linked products (beleggingsverzekeringen) have been controversial and the target of litigation since at least 2005. Allegations include excessive cost, unfair terms, inadequate disclosure, and failure to perform as illustrated. Consumer groups have formed to address these issues and initiate mass claims against insurers. Regulators as well as the Dutch Parliament have been involved ever since, with the principal goal of achieving an equitable resolution. Aegon has made improvements across its product lines, including after settlements reached in 2009 with Stichting Woekerpolis and Stichting Verliespolis. Aegon also decided to reduce future policy costs for the large majority of its unit-linked portfolio. Some of the unit linked products are still involved in ongoing litigation. In September 2014, consumer interest group Vereniging Woekerpolis.nl filed a claim against Aegon in court. The claim related to a range of unit linked products that Aegon Levensverzekering sold in the past, including Aegon products involved in the earlier litigation. The claim challenges a variety of elements of these products, on multiple legal grounds, including allegations made previously. In June 2017 (and revised in December 2017), the court issued a verdict which upheld the principle that disclosures must be evaluated according to the standards at the time when the relevant products were placed in-force. Most of the claims of Vereniging Woekerpolis.nl were dismissed under this standard, although the court found that Aegon did not adequately disclose certain charges on a limited set of policies. The district court did not decide on the reasonableness of the cost levels and whether the previous compensation arrangements provide sufficient compensation. This court decision has been appealed by both parties. The Court of Appeal has stayed the proceedings during the preliminary proceedings at the Supreme Court in another class action of Vereniqing Woekerpolis.nl against another insurance company. On February 11, 2022 the Supreme Court ruled in these preliminary proceedings. The answers to the preliminary questions of the court regarding transparency and consent about costs and cost levels are a (re)confirmation of the EU Court ruling in a previous case against another insurance company. The legal debate will now continue at the level of the Court of Appeal. Aegon expects the uncertainty about the possible impact to continue for the foreseeable future. Developments in similar cases against other Dutch insurers currently before regulators and courts may also affect Aegon. At this time, Aegon is unable to estimate the range or potential maximum liability.

There can be no assurances that these matters, in the aggregate, will not ultimately result in a material adverse effect on Aegon's business, results of operations and financial position.

Furthermore there are individual claims pending at the Klachteninstituut Financiële Dienstverlening (KiFID) filed by customers over products of Aegon Levensverzekering that arguably include similar allegations. At this time the decisions of KiFID and courts are far from homogeneous.

Aegon Levensverzekering expects the claims and litigation on unitlinked products to continue for the foreseeable future. Developments in similar cases against other Dutch insurers currently before regulators and courts may also affect Aegon Levensverzekering. At this time, Aegon Levensverzekering is unable to estimate the range or potential maximum liability.

It is to be noted that discussions regarding the treatment of contingent liabilities arising from litigation started by the end of 2015 between the insurance industry and DNB. The discussion particularly focuses on differences in treatment under IFRS versus Solvency II as well as the ability of insurers to reliably quantify contingent liabilities related to litigation related to Unit-Linked investment policies. These discussions continue into 2023.

In 2019 Optas N.V., a life insurance company owned by Aegon merged with Aegon Levensverzekering N.V. following approval of the merger by DNB. A number of policyholders filed complaints against DNB's decision to approve the merger and appealed this decision at the administrative Court after DNB persisted in its approval. On February 13, 2023, the administrative Court annulled DNB's decision to approve the merger as the court is of the opinion that in the interest of policyholders, among other things, DNB should have required Aegon to individually inform all policyholders in writing regarding the merger and the possibility to oppose the merger. This ruling has been appealed at the College van Beroep voor het bedrijfsleven (CBb). The Financial Markets Supervision act provides that the annulment of DNB's approval from an administrative law perspective in itself does not affect the legality of the merger from a civil law perspective. This has been confirmed.

All other relevant information is covered in the previous sections.

# E. Capital Management

# E.1 Own Funds

#### E.1.1. Objective, policies and processes for managing Own Funds

A. Business and

Performance

#### Objective and policies

This Capital Management Policy is in line with the principles and requirements set out in the Group Capital Management Policy. Aegon Levensverzekering's aim with capital management is to protect the financial interests of the policyholders, to support the execution of its strategy and to optimize capital generation and dividend to the Aegon NL and Group. It ensures that Aegon Levensverzekering maintains a strong financial position and will be able to sustain losses from adverse business and market conditions.

The recovery zone is set between 100% and 135% as an additional buffer for the protection of the interests of policyholders. The level of the recovery zone is based on the impact of an adverse 1 in 10year scenario and has not changed during 2022. The target level starts at 135% and is the target range for executing the strategy, capital generation and dividends. In principle, the full amount of dividend that is based on the Operating Capital Generation will be paid out when the solvency of Aegon Levensverzekering is in the target zone. When the solvency drops in the lower end of the target zone, management actions will be taken to strengthen the solvency and limits the possibility that solvency might drop into the recovery zone. The target operating capital level for Aegon Levensverzekering is 150%.

Aegon Levensverzekering reviews its policy and in particular its capitalization zones on an annual basis to keep the quidelines for the capital management framework up to date.

#### Key figures

Eligible Own Funds of Aegon Levensverzekering equaled 210% of the SCR at year-end 2022. This ratio being higher than 100%, evidences Aegon Levensverzekering's ability to meet policyholder obligations when they fall due, even under stressed conditions.

The lower bound for the target range for the Solvency II ratio (Eligible Own Funds divided by SCR) of Aegon Levensverzekering is set by the company's Executive Board at 135%. This creates a buffer for the protection of the interests of policyholders. The target zone ensures that capital management can be employed relatively flexible and ensures execution of strategy, capital generation and dividends. When the ratio drops near or into the recovery zone, the management of the entity will take actions that will restore the ratio to a level back in the target zone. Aegon Nederland aims at capitalization levels for the insurance entities that are well within the target zone.

#### E.1.2. Own Funds – Quality & Amounts

Own Funds are classified into different tiers, indicating their quality and availability to fully absorb losses. Total Own Funds of Aegon Levensverzekering are comprised of Unrestricted Tier 1, Tier 2 and Tier 3 capital. Under the Solvency II regime, Own Funds are split into the tiers as shown in the table below.

Tier 1 Tier 2 Tier 3

# **Unrestricted Tier 1**

- Equity (Share capital and share premium)
- Reconciliation Reserve

#### **Restricted Tier 1**

Perpetual subordinated capital instruments with loss absorption

- Dated or perpetual
- Subordinated capital instruments
  - With an original maturity of at least 10 years
  - Limited loss absorption
  - With suspension of payments and deferral of interest
- Dated or perpetual
- Subordinated capital instruments
  - With an original maturity of at least 5 years
  - Limited loss absorption
  - With suspension of payments and deferral of interest
- Net deferred tax assets

An overview of Own Funds components including an allocation by tier is given below:

Amounts in EUR million	2022	2021
Unrestricted Tier 1 – before adjustments	4,358	5,458
Non-available	-	-
Tier 2	-	-
Tier 3	269	86
Total eligible Own Funds to meet the SCR	4,627	5,545

Compared to year-end 2021, eligible Own Funds decreased. The decrease is mainly driven by market impacts. The decrease was partly offset by operating capital generation and other movements.

The components of the Own Funds of Aegon Levensverzekering are described below:

Fleme	nt o	f Nwn	<b>Funds</b>

#### Description

**Tier 1 capital:** consists of ordinary shares, share premium and reconciliation reserve, which are fully available without restrictions. There are no obligations to redeem these own fund items at any time, hence no maturity date applies.

The Reconciliation Reserve is determined as the excess of assets over liabilities minus the ordinary share capital and share premium account related to ordinary share capital. As mentioned in the table below the Reconciliation Reserve amounts to approximately EUR 3.0 billion and as such, is the dominant component of the own funds. It originates mostly from earnings accumulated in previous years which have not been distributed to shareholders. Compared to 2021, Tier 1 capital decreased due to market movements. Operating capital generation (OCG) and other movements not part of OCG had an increasing effect.

**Tier 2 capital:** consist of ancillary own funds and tier 2 capital instruments. Ancillary own funds consist out of items other than basic own funds which can be called up to absorb losses.

As the previous grandfathered subordinated loan of EUR 600 million from Aegon Nederland to Aegon Levensverzekering was redeemed, Aegon Levensverzekering does no longer hold Tier 2 capital.

Aegon Levensverzekering does not have ancillary own funds.

**Tier 3 capital:** consist of deferred tax assets

Tier 3 capital consists of net deferred tax assets in the amount of EUR 269 million at year-end of 2022.

The starting position for determining the deferred tax position on the Solvency II balance sheet is the statutory net deferred tax position on the IFRS balance sheet. Subsequently valuation differences between Solvency II and IFRS are recognized and taxed if applicable.

Aegon Levensverzekering holds a net DTA since the insurance liabilities exceed the fiscal value resulting in a DTA. The Aegon Levensverzekering subsidiaries hold a small DTL which is due to the fact that these entities only have assets. Given current low interest rates and historic appraisals of residential real estate the market value of assets is higher on the Solvency II balance sheet compared to fiscal balance sheet. This as such results in a DTL position on the Solvency II balance sheet.

# E.1.2.1 Detailed breakdown eligible amount of Own Funds to cover the Solvency Capital Requirement and Minimum Capital Required

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Eligible Own Funds to meet the SCR of Aegon Levensverzekering amount to approximately EUR 4.6 billion. This is shown in the table below.

# Eligible Own Funds to meet SCR and MCR

Total Tier	U-Tier 1	Tier 3
23	23	0
1,355	1,355	0
2,980	2,980	0
0	0	0
269	0	269
0	0	0
4,627	4,358	269
4,627	4,358	269
4,358	4,358	
	23 1,355 2,980 0 269 0 <b>4,627</b> <b>4,627</b>	23 23 1,355 1,355 2,980 2,980 0 0 269 0 4,627 4,358 4,627 4,358

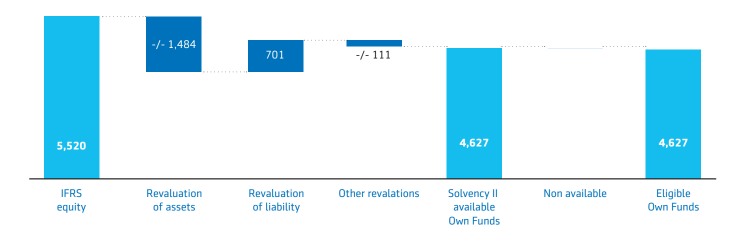
The total eligible Own Funds to meet the SCR are equal to the available Own Funds. There is no capital loss or capital overflow after applying capital restrictions to all 3 Tiering buckets. Approximately 94% of the eligible Own Funds consist out of unrestricted Tier 1 capital, covering 198% of the total SCR.

The total amount of eligible Own Funds to cover the MCR is lower than the SCR eligible Own Funds, as Tier 3 capital is not considered eligible to meet MCR.

# E.1.3. Difference between equity as shown in the financial statements and the Solvency II value excess of assets over liabilities

Below mentioned graph shows the reconciliation between statutory IFRS equity and Solvency II Own Funds.

**Figure:** Reconciliation between statutory IFRS equity and Solvency II own funds



Main reasons for the differences in valuation are as follows:

- Revaluation of assets in the amount of EUR -/- 1.5 billion mainly reflects mortgages and private loans held for general account and for index linked and unit linked which are valued at amortized cost under IFRS, and at market value under Solvency II;
- Revaluation of liabilities in the amount of EUR 0.7 billion mainly relates to technical provisions, which are valued using different economic and non-economic assumptions in both frameworks;
- 3. Other smaller revaluations in the amount of EUR -/- 0.1 billion.

A more extensive analysis is given in Chapter D of the SFCR.

# E.2. Solvency Capital Requirement and Minimum Capital Requirement

# E.2.1. Solvency Capital Requirement

# SCR methodology based on the Solvency II PIM

Aegon uses a Solvency II PIM to calculate the solvency position of its insurance activities under Solvency II. Aegon's internal model was approved by the College of Supervisors as part of the Internal Model Application Process. For Aegon, a partial internal model is a better representation of the actual risk since this contains Aegon Levensverzekering specific modeling and sensitivities as opposed to industry-wide approximations included in the standard formula methodology. The purpose of the internal model is to better reflect the actual risk profile of Aegon Levensverzekering in the SCR. The most material risk types for Aegon Levensverzekering are therefore covered by the internal model as part of the Solvency II PIM, and less material risk types are covered by the standard formula part of the Solvency II PIM. A visual representation of the structure of the internal model is provided below.

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Risk Class	QRT S.25.02	Risk Type	Application
		Interest rate level	IM
Mismatch risk		Interest rate volatility	IM
		Currency	SF
	M	Fixed income	IM & SF
	Market risk	Equity level	IM & SF
Investment &		Equity volatility	IM
Counterparty risk		Alternative investment	IM & SF
		Deterministic adjustment	IM
	Counterparty default risk	Counterparty	SF
		Mortality Contagion	SF
		Mortality Parameter	IM
	Life Underwriting risk	Longevity Parameter	IM
	<u> </u>	Disability/morbidity	SF
Underwriting risk		Persistency	IM & SF
		Expense risk	SF
	Health Underwriting risk	Health	n/a
	Non-life Underwriting risk	P&C	n/a
Operational risk	Operational risk	Operational	SF
	Aggregation		IM
Diversification	PIM - integration		Integration technique 3

For every risk factor, a marginal probability distribution function is fitted using historical data and expert judgement. The overall joint probability distribution function of all the risk factors combined takes into account the dependency structure between the risks. The losses from 2 million scenarios simulating the samples from this joint distribution are used to fit an overall empirical loss distribution function, from which we derive the 1-200 loss by taking the 99.5% point.

Additional purposes for which Aegon Levensverzekering uses the Solvency II PIM include:

- Quantification of risk exposures in order to set adequate capital buffers:
- Monitoring of these exposures against the stated risk appetite and risk tolerance;
- Product pricing, where the cost of capital has a significant impact on overall costs;
- Assessment of the value of new business sold, in particular the value of options and guarantees included therein; and
- Budgeting of capital requirements, Dividend Policy & Contingency Planning.

The following risk types are modeled under the internal model component of the Solvency II PIM:

Within the Mismatch risk category:

Interest rate risk and interest rate volatility risk.

Within the Investment and counterparty risk category:

- Regular equity risk excluding private equity;
- Equity volatility risk;
- Spread, default and migration risk for fixed income securities including mortgages, but excluding certain illiquid investments; and
- Property risk for the direct real estate investments intended for rentals.

Within the Investment and counterparty risk category, Aegon Levensverzekeringincludesthecategory "Deterministicadjustment" since year-end 2020. In 2020 Aegon Levensverzekering identified improvements to its internal model that mitigate volatility caused by the basis risk between the EIOPA VA reference portfolio and its own asset portfolio. These improvements were implemented for year-end reporting 2020 and they will be in place until changes arising from the Solvency II review are enacted.

Within the Underwriting risk category:

- Mortality and longevity risk; and
- Mortgage prepayment risk.

All risk types that are not covered by the internal model are covered under the standard formula component of the Solvency II PIM. The risk measure used in all components of the Solvency II PIM is the 99.5% value at risk applied over a one-year time horizon. The standard formula SCRs and internal model SCRs are combined to calculate the Solvency II PIM SCR using Integration Technique 3 (IT3) as listed in annex XVIII.D of Commission Delegated Regulation (EU) 2015/35 (Delegated Acts).

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# Diversification within the Solvency II PIM SCR

Under Solvency II PIM, Aegon Levensverzekering calculates the diversification benefit across risk types. Within the standard formula components, diversification is determined following the prescribed correlation matrices.

Within the internal model component, diversification is calculated as follows: For each risk type a worst-case shock is calibrated at the 99.5% confidence level over a one-year time horizon. These shocks reflect the adverse value change of the assets and liabilities over the time horizon including the amounts paid during the one-year time horizon, as well as the change in present value of cash flows projections at the end of the projected time horizon. The combination of these adverse value changes are the Own Funds losses.

To calculate the total SCR and diversification, the Own Funds losses are determined not only at the 99.5% confidence level of the risk types, but at two million equally likely scenarios. This is a Monte Carlo simulation approach. These scenarios are generated using a scenario generator and a dependency structure, defining the dependency (correlation) between risk drivers based on market data and expert judgment. Each scenario contains values for risk drivers such as interest rates, equity returns and mortality levels.

Aegon uses loss functions to calculate the Own Funds losses in all these scenarios. These loss functions are fitted using full valuations at several points (percentiles) of the distribution of the applicable risk type. For each of the two million scenarios, the Own Funds losses are summed between the risk types and business units that apply the internal model, resulting in the total loss in Own Funds for the scenario. By ordering these scenarios based on their aggregated losses, the 99.5 percentile of the losses is determined. The total net SCR (after diversification) is then determined by the average loss in Own Funds for the 5,001 scenarios around the 99.5 percentile.

Diversification is defined as the difference between the sum of the standalone SCRs of the risk types and the total net SCR.

Diversification between the internal model and the standard formula components of the Solvency II PIM are calculated using Integration Technique 3 (IT3) in accordance with Solvency II regulation. IT3 describes how an implied linear correlation coefficient between the internal model and standard formula components is calculated. This correlation coefficient is subsequently used to calculate the total Solvency II PIM SCR using a square root formula.

# Data quality

Aegon Levensverzekering has implemented the Data Quality Policy of Aegon Group for the Solvency II reporting processes, including the required data directory and a description of the criteria regarding data completeness, accurateness and appropriateness. Data used in the internal model originate from internal as well as external sources, for example:

- Policy Data level detailing characteristics and coverage of individuals insured;
- Data specifying the portfolio of assets, e.g. type of asset, amount, and maturity date.
- Data from external sources such as population mortality tables and prices of traded securities.

The internal model design aims to make optimal use of all available data in the stages of model design and execution. An assessment of the appropriateness of data usage forms part of the model validation process.

#### Other

No simplified calculations or undertaking specific parameters have been used for the SCR components determined on the basis of the Standard Formula.

#### Solvency II PIM SCR as per December 31, 2022

Aegon Levensverzekering's Partial Internal Model SCR amounted to EUR 2,205 million on December 31, 2022 (2021: EUR 2,978 million). The decrease in SCR is driven by market movements.

The table below shows the breakdown of the Solvency II PIM SCR for Aegon Levensverzekering at year-end 2022, as reported in QRT S.25.02:

Amounts in EUR million	Components description	2022	2021
	Market risk (SF)	535	822
C.2 Market risk	Market risk (IM) including DA	1,588	2,036
C.3 Credit risk	Counterparty default risk (SF)	78	88
C.3 Cledit IISK	Counterparty default risk (IM)	-	-
	Life underwriting risk (SF)	583	924
	Life underwriting risk (IM)	948	1,439
C.2 Underwriting risk	Health underwriting risk (SF)	-	-
	Health underwriting risk (IM)	-	-
	Non-life underwriting risk (SF)	-	-
	Non-life underwriting risk (IM)	-	-
C.5 Operational risk	Operational risk (SF) including De Hoop	208	296
C.5 Operational risk	Operational risk (IM)	-	-
E.2.1 Solvency Capital	Diversification	-/- 1,279	-/- 2,029
Requirement	LAC Deferred Taxes	-/- 455	-/- 597
	Total SCR	2,205	2,978

Diversification of EUR 1,279 million shown in QRT S25.02 includes the integration between the SF and IM parts of the PIM SCR and diversification between the risk categories, but does not include diversification within each risk component.

Within the QRT S.25.02 risk categories there is diversification within each the risk category, mainly:

- Market Risk (MR) diversification, driven by diversification between spread and interest rate level risk, as well as diversification between interest rate level and other market risk types. Diversification benefits for interest rate level risk are relatively large as Aegon is exposed to an increase in interest rates, which has low correlation with the spread widening scenarios. Diversification benefits for spread risks are relatively small as spread risk (exposure to spread widening) is the largest risk category for Aegon in terms of SCR and therefore drive the aggregated Own Funds losses in a 1-in-200-year event. Note that all these figures are after applying the dynamic volatility adjustment;
- Underwriting risks (UR) diversification benefits are driven by longevity risk, which is the largest underwriting risk with comparably small diversification. Longevity risk has a relatively low correlation with other underwriting risk types, such as lapse risk. Underwriting risks typically also have low correlation with Market risk types, like spread risk, that drive the aggregated Own Funds losses around the 99.5th percentile.

The LAC DT is calculated after diversification and lowered the net PIM SCR by EUR 455 million (2021: EUR 597 million).

# LAC DT developments in 2022

There have not been any changes to the LAC DT methodology last year:

- Similar to previous years, the Loss Absorbing Capacity of Deferred Taxes (LAC DT) is determined by applying a LAC DT Factor on the Dutch corporate tax rate, which is 70% per year-end 2022, an increase of 5% compared to 2021. The LAC DT is calculated according to the requirements as stated in the Solvency II (SII) regulations, which provides a principle-based approach for the LAC DT substantiation. The methodology reflects Aegon Nederland's current interpretation of both the SII regulations combined with the guidance provided by De Nederlandsche Bank (DNB) on this topic.
- In 2022 DNB started a sector-wide investigation into deferred taxes for which Aegon filled out a quantitative template and selfassessment for each legal entity. DNB is expected to give specific feedback to the different insurers in 2023. This could also result in revised or updated guidance from DNB.

# E.2.2. Minimum Capital Requirement

The MCR has been determined as the sum of the following components, leading to a linear MCR of EUR 961 million. The MCR contains a minimum of 25% and a maximum of 45% of the SCR, as stipulated in article 292(2)(q) of the Delegated Regulation. Applying the MCR cap, the MCR remains EUR 961 million.

Component MCR 2022	Charge	Capital at Risk	MCR
Technical Provisions for Obligations with profit participation - guaranteed benefits, excluding the risk margin, net of reinsurance with a floor equal to zero	3.70%	12,542	464
Technical Provisions for index-linked and unit-linked insurance, excluding the risk margin, net of reinsurance with a floor equal to zero	0.70%	23,087	162
Technical Provisions for all other life insurance, excluding the risk margin, net of reinsurance with a floor equal to zero.	2.10%	14,658	308
Capital at Risk by policy summed over for all life insurance policies	0.07%	38,815	27
Total linear MCR			961
MCR cap			992
MCR combined			961

As a comparison, the MCR on December 31, 2021 is shown below.

Component MCR 2021	Charge	Capital at Risk	MCR
Technical Provisions for Obligations with profit participation - guaranteed benefits, excluding the risk margin, net of reinsurance with a floor equal to zero	3.70%	17,426	645
Technical Provisions for index-linked and unit-linked insurance, excluding the risk margin, net of reinsurance with a floor equal to zero	0.70%	31,410	220
Technical Provisions for all other life insurance, excluding the risk margin, net of reinsurance with a floor equal to zero.	2.10%	20,470	430
Capital at Risk by policy summed over for all life insurance policies	0.07%	39,002	27
Total linear MCR			1,322
MCR cap			1,340
MCR combined			1,322

Compared to year-end 2021, the MCR decreased. As the linear MCR does not exceed the MCR cap, the linear MCR result is leading per year-end 2022. Overall, the Technical Provisions (TP) decreased compared to 2021 (for more details on the TP movement, refer to paragraph D.2) while the Capital at Risk remained stable.

# E.3. Use of duration-based equity risk sub-module in the calculation of the Solvency

Aegon Levensverzekering does not make use of the duration-based equity risk sub-module set out in article 304 of Directive 2009/138/ EC for the calculation of the Standard Formula SCR.

# E.4. Differences between internal model and standard formula

The main differences between the methodologies and assumptions of the Solvency II PIM and the standard formula are discussed by risk type below.

# Market risk

The fixed income risk for bonds differs because Solvency II PIM shocks are calibrated on the basis of Aegon Levensverzekering's fixed income portfolio. In contrast to the standard formula, government bonds are shocked with a factor larger than zero. Furthermore, the Solvency II PIM makes use of a dynamic volatility adjustment approach within Aegon Levensverzekering, while the standard formula does not.

Aegon's Dynamic Volatility Adjustment methodology follows an asset-only approach, ensuring spread widening is the biting scenario. The performance of the fixed income portfolio is assessed under a broad range of credit scenarios and the model determines which part of the (short-term) losses experienced by the assets are recouped.

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For mortgages, the Solvency II PIM contains a spread shock, while the standard formula implies a counterparty default risk shock.

Equity risk shocks are calibrated based on Aegon Levensverzekering's own portfolio. In addition, the equity exposures are also shocked for equity volatility risks.

Within Aegon Levensverzekering, property risk shocks on the real estate portfolio are calibrated on the portfolio itself as opposed to a 25% shock in the standard formula.

The Solvency II PIM results for interest rate risks differ from the standard formula results for the following reasons:

- The standard formula interest rate shock only considers a parallel shift in the interest rate curve, whereas the Solvency II PIM considers not only a parallel shift, but also for a flattening/ steepening and twisting of the interest rate curve;
- The Solvency II PIM interest rate curve shocks are calibrated based on historical market data;
- The Solvency II PIM assumes that the UFR does not change in a shock scenario, while the standard formula interest rate shock assumes that the whole curve moves, including the UFR; and
- In addition, the Solvency II PIM includes a capital requirement for interest rate volatility risk.

# Underwriting risk

The Solvency II PIM for longevity and mortality risk differs from the standard formula as follows:

- The Solvency II PIM makes a distinction between a population mortality shock and an experience factor shock while the standard formula assumes a fixed decrease in all mortality rates; and
- The Solvency II PIM projects mortality rates by age and gender while the standard formula assumes the same shock for all ages and both genders.

For Aegon Levensverzekering, the Solvency II PIM includes prepayment (lapse) risk on the mortgage portfolioo.

# Diversification

Diversification between the internal model and the standard formula components of the Solvency II PIM are calculated using Integration Technique 3 (IT3). IT3 describes how an implied linear correlation coefficient between the internal model and standard formula components is calculated. This correlation coefficient is then used to calculate the total Solvency II PIM SCR using a square root formula. The standard formula makes use of correlation matrices to calculate the diversifications by risk module and on total level.

#### E.5. Non-compliance with the Minimum Capital Requirement and non- compliance with the Solvency **Capital Requirement**

During 2022, there were no instances in which the estimated Aegon Levensverzekering solvency ratio was below the MCR and the SCR level. To ensure that Aegon maintains adequate solvency levels, actual and expected capital positions are monitored against capitalization zones that are defined in Aegon Levensverzekering's capital management policy. Several activities are performed to monitor and assess the future development of Aegon's solvency position, such as the annual Budget and Medium-Term Plan process. ORSA and periodic management reporting. Decisions to return capital or pay dividends to shareholders are based on solvency assessments that consider the impact of the decisions on the current and projected solvency position.

Any solvency position is subject to risks, and Aegon Levensverzekering therefore constantly monitors such risks. These are quantified to determine the impact on the current and the projected solvency position. The capital management policy provides actions that need to be performed as soon as the identified risks could cause the projected Solvency ratio to fall within a particular capitalization zone.

# E.6. Any other information

#### IAIS Holistic Framework

In November 2022 the Financial Stability Board (FSB) confirmed that the annual identification of Global Systemically Important Insurers (G-SII's) was being discontinued. Aegon was previously identified as a G-SII. This decision was made in consultation with the International Association of Insurance Supervisors (IAIS) following the initial years of implementation of the IAIS Holistic Framework for the assessment and mitigation of systemic risk in the insurance sector which started in 2019.

As part of the Holistic Framework Aegon will continue to have a liquidity risk management plan, a systemic risk management plan, an ex-ante recovery plan. These plans are updated on an annual basis and are submitted to the DNB and Crisis Management Group (CMG). In addition, the Aegon Group's Resolution Authority (the Dutch Central Bank) is responsible for the development of Aegon's resolution plan.

Some of the provisions of the Holistic Framework are included in the IAIS Insurance Core Principles (that apply to all insurers), while others are included in ComFrame (the Common Framework for the Supervision of Internationally Active Insurance Groups, or IAIGs).

The Holistic Framework consists of an enhanced set of supervisory policy measures and powers of intervention, an annual IAIS global Executive summary A. Business and B. System of governance C. Risk profile D. Valuation for E. Capital Management Solvency Purposes

monitoring exercise, and an assessment of consistent implementation of supervisory measures. ComFrame establishes supervisory standards and guidance focusing on the effective group-wide supervision of IAIGs. ComFrame is a comprehensive and outcomefocused framework that provides supervisory minimum requirements tailored to the international activities and sizes of IAIGs. ComFrame builds on the Insurance Core Principles that are applicable to the supervision of all insurers. The provisions of both ComFrame and the Insurance Core Principles must be implemented in local legislation in order to have a binding effect.

Aegon remain subject to ComFrame and ICS, to the extent these will be implemented in local legislation. In Europe, the relevant international standards are expected to be implemented in the Solvency II Framework through the Solvency II Review. The European Commission's proposal to amend the Solvency II Directive includes a number of macro-prudential tools. The legislative proposal to introduce a European Insurance Recovery & Resolution Directive (IRRD) is expected to include IAIGs based in the European Union.

# Glossary

Collateral is an asset pledged by a borrower to secure a loan and is subject to seizure in the case of default.

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Performance

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss.

**Diversification** is the general concept of reducing the total risk of a portfolio of assets and/or liabilities by spreading it across a mix of different risk exposures. Risk reduction occurs due to the less than perfect correlation among the individual risk exposures in the portfolio, meaning risks will not materialize all at the same time.

Financial risks are risks of a possible future change in one or more of the following variables: a specified interest rate, financial instrument price, commodity price, foreign exchange rate, index or prices or rates, credit rating or credit index or other variable, provided in the case of a non-financial variable, that the variable is not specific to a party to the contract.

Insurance contract is a contract under which one party (the insurer) accepts significant insurance risk from another party (the policyholder) by agreeing to compensate the policyholder if a specified uncertain future event (the insured event) adversely affects the policyholder.

**Insurance risk** is a risk, other than financial risk, transferred from the holder of a contract to the issuer.

Interest rate risk is a market risk, more specifically the risk that the value of a financial instrument will fluctuate due to changes in market interest rates.

Liquidity risk is the risk that an entity will encounter difficulty in raising funds to meet commitments associated with financial instruments.

Loss absorbing capacity of deferred taxes is a loss compensating effect of taxes taken into account in the solvency capital requirement.

Minimum capital requirement is the absolute minimum level of capital an insurance company must hold in excess of its Technical Provisions under Solvency II.

Operating expenses are all expenses associated with selling and administrative activities (excluding commissions) after reallocation of claim handling expenses to benefits paid.

Partial Internal Model is a combination of a Standard Formula and Internal Model, used to calculate the Solvency II capital requirement.

Policyholder is a party that has a right to compensation under an insurance contract if an insured event occurs.

**Solvency II** is the fundamental reform of European insurance legislation.

**Solvency capital requirement** is the level of capital an insurance company must hold in excess of its Technical Provisions under Solvency II.

**Spread** is the difference between the current bid and the current ask or offer price of a given security.

**Standard Formula** is a risk-based approach to the calculation of an insurer's solvency capital requirement, prescribed by the regulator.

Stochastic modeling is a statistical process that uses probability and random variables to predict a range of probable investment performances.

Transitional measures allow EEA entities to gradually move to a full implementation of Solvency II over a period of time.

Volatility adjustment is a volatility adjustment to the discount rates for calculating technical provisions aims at avoiding pro-cyclical investment behavior of insurers when bond prices deteriorate owing to low liquidity of bond markets or exceptional expansion of credit spreads. The adjustment has the effect of stabilizing the capital resources of insurers and will be calculated by EIOPA.

Executive summary A. Business and B. System of governance C. Risk profile D. Valuation for E. Capital Management Solvency Purposes

# Cautionary notes

# Intended use of the SFCR

This Solvency and Financial Condition Report is prepared and published in accordance with the requirements of the Solvency II regulations and EIOPA guidelines and follows a prescribed format. The SFCR is primarily prepared for prudential considerations, which includes informing policyholders and other beneficiaries of Aegon's insurance products. While the document is made available to the public in general and may be of interest to stakeholders such as investors in Aegon shares and other financial instruments, it is not specifically aimed at them.