

Elips Life AG Solvency and Financial Condition Report 2017



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1 Introduction

Elips Life AG (ELAG) is a Swiss Re¹ subsidiary and owns Elips Versicherungen AG. Wherever possible, both entities are governed and steered in identical structures; when this is the case, "elipsLife" is used as abbreviation.

¹ Swiss Re Ltd (Swiss Re, together with its direct and indirect subsidiaries, the Swiss Re Group)



2 Business and Performance

ELAG is an insurance company located and incorporated under the laws of Liechtenstein and regulated by the Finanzmarktaufsicht Liechtenstein (FMA); ELAG is audited by PWC, Birchstrasse 160, 8050 Zürich, Switzerland. Lead auditor is Enrico Strozzi. ELAG is part of the Swiss Re Group.

ELAG underwrites the following material lines of business: life and non-life insurance (1 Appendix 2 VersAG and 1/2 appendix 1 VersAG) in the form of mortality and disability covers.

Business performance

Gross premiums grew in the reporting year from CHF 149.8 million to CHF 203.1 million. Statutory pre-tax earnings increased from CHF 7.8 million to CHF 11.6 million.

ELAG's premium grew considerably in the core markets Switzerland and the Netherlands; ELAG is expanding into Germany and Italy, driven by the still ongoing market entry and build-up phase volumes were still moderate in 2017.

The overall business environment was not favourable due to low interest rates.

The gross premiums, gross claims (both in CHF million) and loss ratios for ELAG's core markets Switzerland and the Netherlands are shown in the following table (in brackets: previous year). In both countries, ELAG underwrites mortality and disability covers; disability covers amounts to about 55% of the premiums.

| Country | Switzerland/Liechtenstein | Netherlands | Total |
|------------------|---------------------------|------------------|---------------|
| Gross Premium | 34.5 (33.3) | 163.3 (116.6) | 203.1 (149.9) |
| Gross claims | 26.6 (22.2) | 110.1 (79.8) | 136.7 (102.0) |
| Loss ratio gross | 77.1% (66.8%) | 67.4% (68.4%) | 67.3% (68%) |

Investment performance

At year-end 2017, ELAG's investments exclusively consist of fixed-income assets (incl. cash). The income of the investments was CHF 0.4 million while the expenses amounted to CHF 0.6 million.

Other material income and expenses

ELAG continues to invest heavily into future business growth (e.g. IT Systems, geographic expansion). The costs of this business expansion is included in the operating expenses.

Other material information

There is no further material information.



3 System of Governance

3.1. Structure of the management and supervisory body, roles & responsibilities

ELAG's management and supervisory body consists of the Board of Directors (BoD) and the Executive Board (EB).

The members of the BoD bear ultimate responsibility and liability for meeting applicable legal obligations.

ELAG has adopted all policies required under Solvency II.

As determined by applicable law, other rules and regulations and the Articles of Association, the BoD is vested with the broadest powers to perform all acts of administration, acquisition and disposal and take decisions on behalf of elipsLife and in elipsLife's interest except in the case of acts reserved by Liechtenstein law or the Articles of Association to the general meeting of shareholders.

The BoD has delegated responsibilities and authorities to the EB, subject to the responsibilities expressly retained by the BoD. The Chief Executive Officer (CEO) and, under the CEO's leadership, the EB may further delegate certain responsibilities and authorities to individual EB members.

3.2. Remuneration policy

The members of the EB, the Managing Directors, the Directors (since 2015) and other staff employed on senior level (since 2017) of elipsLife are eligible for a discretionary, variable compensation which is in line with the Swiss Re Group compensation scheme. This scheme distinguishes between the following variable compensation elements: an Annual Performance Incentive (API), a Value Alignment Incentive (VAI) for APIs exceeding CHF 100'000, and a Leadership Performance Plan (LPP). The cash payment of VAI and LPP are deferred and vest after 3 years. For elipsLife, the total amount of variable compensation is determined on the basis of a bonus pool which is defined through the financial results generated by the Swiss Re Group, Life Capital, and elipsLife. The individual variable compensation is allocated on the basis of individual performance measurement which takes account of business result and behavioural metrics. For elipsLife employees who are not eligible for an API, other types of variable compensation elements can be paid out, such as sales commissions (for sales staff) or gratification (for other staff).

With regard to the API, elipsLife's remuneration policy is aligned with the Swiss Re Group Compensation Policy. According to this Policy, the variable compensation may not encourage inappropriate risk taking. The compensation system of Swiss Re Group complies with the FINMA Circular 2010/1 on Remuneration schemes. The FINMA standards have a group-wide scope and also apply to foreign subsidiaries and branches which are part of the consolidated insurance groups supervision exercised by FINMA. At Swiss Re, all material compensation decisions are taken by the Swiss Re Group Board of Directors or the Compensation Committee of the Swiss Re Group Board of Directors. In the case of elipsLife, the funding and total amount of the API pool must be approved by the BoD (based on annual results). The API pool for elipsLife will be integrated



in the overall Swiss Re Group API Pool funding request to the Compensation Committee as a separate item.

Remuneration Entitlements of the Administrative, Supervisory or Management Body (AMSB)

The members of the BoD are not paid directly for their activities.

Annual Performance Incentive

The variable compensation is connected to the performance of each individual employee. The Target Annual Performance Incentive (TAPI) is set as an amount for each eligible employee on a discretionary basis and determined by factors, including the hierarchical job level, market situation, internal benchmarks. Similar to the determination of the base salary, the employee's total compensation and overall pay-mix are taken into account when setting the TAPI.

The effective allocated cash API ranges from 0% to 200% of the Target API. On the basis of the overall API pool for elipsLife (which is reflecting elipsLife's financial results in terms of EBIT and gross premium earned), the effective individual API is determined in the context of the performance measurement process, i.e. by the employee's achievement of the own individual goals. The performance measurement and API weighting factors take into account the achievement of quantitative targets (financial results), behaviour targets (reflecting the corporate values) and other qualitative targets. The definition of the TAPI of the following business year is part of the annual salary review process which is equally linked to the annual performance management process.

3.3. Fit & Proper

ELAG requires that all persons effectively running the company and key functions holders (a "Relevant Person"²) are "fit and proper". The fit and proper requirements demand qualities in relation to the integrity demonstrated in personal behaviour and business conduct, soundness of judgment and a sufficient degree of knowledge, experience and professional qualifications. These qualification criteria must be fulfilled at all times to provide for a sound and prudent management of the company.

Policies and procedures are in place to assess the fitness and propriety of all relevant persons prior to joining the company and annually throughout their employment.

The fit and proper evaluation process prior to joining the company can be described with the following steps:

- 1. At the commencement of the recruitment or nomination process, all candidates for the position will be made aware that any offer of employment or engagement is conditional on meeting elipsLife's fit and proper criteria.
- 2. A candidate or nominee with an imminent offer of employment or engagement will be provided with a copy of the fit and proper policy and will be required to demonstrate their compliance with the policy by signing the declaration of fitness and propriety.

² Members of the BoD, the EB, the Head of Compliance, the Head of Corporate Actuary and Risk Management, the Appointed Actuary/Actuarial Function Holder, the Head of Internal Audit and Branch Managers.



- 3. HR is responsible for conducting the assessment against the fit and proper criteria based on references provided, documentation from the candidate, completed fit and proper declaration and the results of the background check.
- 4. In considering whether the candidate meets the fit and proper criteria HR will consider the materiality, relevance and timing of any matters identified in the assessment process.
- 5. The outcome of the assessment will be documented and stored in the HR file.
- 6. Should the candidate or nominee be assessed as not having met the criteria any offer of employment or engagement shall be withdrawn.

The annual evaluation process is a detailed attestation by the relevant individual. This includes declarations concerning criminal convictions, adverse findings by courts or regulatory authorities, bankruptcy orders or liquidation or similar proceedings against them, potential or actual conflicts of interest, and engagement in dishonest or improper business practices.

3.4. Risk Management Framework

The Risk Management Framework sets out how elipsLife organizes and applies its risk management practices to ensure that all corporate activities are conducted according to the principles outlined in the Risk Policy. The Risk Management Framework represents what is also referred to as "Enterprise Risk Management" or "System of Risk Management".

The major elements of elipsLife's Risk Management Framework are the following:

- The Risk Policy, which specifies the Risk Mandate and key risk management principles; the Risk Mandate includes the risk tolerance criteria and targets which are defined by the Signing Authorities;
- The fundamental roles for the delegation of risk taking;
- The organization of risk management functions;
- The Risk Control Framework, which defines the standards for risk control tasks that are required to ensure that elipsLife engages in controlled risk taking.

3.4.1. Risk Policy

The Risk Policy is owned by the BoD. It defines the broad delegation of risk taking to the Executive Management of elipsLife – the Risk Mandate – and describes the key risk management principles.

3.4.2. Fundamental Roles for Delegated Risk Taking

Under the risk management principles set out in the Risk Policy, all risk taking of elipsLife must be controlled, have clear accountability and be monitored by an independent risk controlling function.

To ensure that risk taking conforms to these principles, the Risk Management Framework establishes three fundamental roles in the delegation of risk taking:



- The Risk Owner role is assumed by the BoD. It establishes the Risk Strategy, assumes responsibility for achieving the objectives and maintains ultimate responsibility for the outcomes;
- The Risk Taker role is assumed by the Executive Team and the Country units. They take steps to achieve this objective within a clearly specified authority delegated by the Risk Owner; it is the duty of each Risk Taker to inform the relevant Risk Controller of all facts relevant for the discharge of their duties;
- The Risk Controller role is assumed by the Head of Risk Management and the Internal Audit function. They are tasked by the Risk Owner with the oversight of risk-taking activities to mitigate potential conflicts of interest between Risk Owner and Risk Taker; as part of his fundamental role, the Risk Controller is responsible for escalating to the Risk Owner or a higher level Risk Controller any decision or issue that he or she might be concerned about.

At each level of delegation, these three roles must be clearly identified with a clear description of their respective responsibilities.

3.4.3. Three Lines of Defence

Risk-taking activities are typically subject to three lines of control which are also referred to as the three lines of defence:

- Controls conducted by the country units (e.g., authority limits and related deal sign-off or portfolio management),
- Risk oversight and accumulation control, which is executed in a first instance by the Risk Management function, in a second instance by the Risk Management Committee (RIM) and, in respect of compliance risks, by the Compliance function,
- Independent review of risk control processes and procedures by Swiss Re Group Internal Audit (GIA).

The first two lines of defence are defined in further details in the Risk Control Framework section.

3.4.4. Risk Control Framework

The Risk Control Framework – which represents the first two lines of defence as described above – is a subset of the Risk Management Framework comprising tasks to control risks originated by any of elipsLife's activities or arising from the company's operations. elipsLife's Risk Control Framework consists of a set of standards to ensure controlled risk taking. These standards set responsibilities for the Risk Taker and the Risk Controller and require that they are discharged in well defined, auditable processes.

The Risk Control Framework is comprised of the following key tasks, with each representing a key component of the risk management cycle:

- Risk oversight of planning
- Risk identification



- Risk measurement
- Risk exposure control
- Risk reporting

For certain applications of the Risk Control Framework, the above elements may be grouped along the risk cycle consisting of planning, origination, in-force management, as well as balance sheet valuation assurance.

3.4.5. Risk Control Functions at elipsLife

Based on the mandate received from the BoD, the CEO delegates the responsibility for risk controlling across the company to the Chief Risk Officer who is a member of the Risk Management Committee.

The Risk Management Committee is composed by the EB, Head of Legal & Compliance, the Chief Risk Officer and the Head of Risk Management.

The role and responsibilities of the Risk Management Committee (RIM) are defined in the Risk Policy.

The Risk Management function is tasked with providing independent assurance to the EB and BoD that all risks throughout the elipsLife are appropriately managed. The Risk Management function also has reporting duties to the EB and BoD (as described in the bylaws).

In executing this task, the Risk Management function relies on risk control activities performed by Country units and corporate function such as, Finance, Legal & Compliance or the Sales and Underwriting functions.

In addition, the BoD tasks GIA with providing independent assurance that internal control processes are appropriate and being adhered to. In this capacity GIA provides support to the Risk Control Framework (refer also to the following section on the three lines of control). Compliance, also serves as a risk control function by overseeing the ELAG's legal and regulatory compliance.

Risk Management, Compliance and GIA are independent functions as reflected in elipsLife's organizational structure.

3.5. ORSA process

elipsLife's Own Risk and Solvency Assessment (ORSA) process is part of the risk management framework and the business plan process. It is defined in detail through elipsLife's ORSA policy.

The ORSA policy encompasses the governance, framework, processes, frequency, output, and quality control.

The ORSA process seeks to understand the risks and solvency requirement of elipsLife by linking together the outputs from the strategic and business plan; the capital plan; reinsurance and other capital support arrangements with Swiss Re Group, together with an analysis of risks and uncertainties.



The integration of the above, together with qualitative and quantitative risk analysis will provide an assessment of economic and solvency capital needed to support the strategic plan under both normal and stressed scenarios over the three year planning horizon.

The results of the ORSA are documented in the yearly ORSA report. Each component part of the ORSA process is developed in detail based on the specifics of elipsLife's risk processes:

- Identification of key input and outputs required under ORSA
- Design of the ORSA structure and assessment plan
- Support in understanding and conducting the ORSA process for the responsible country units (ORSA working sessions), and in documenting the specific ORSA component

| Suppliers | Inputs | Assessments | Outputs | Users |
|--|--|---|--|---|
| BoD/Executive Team Strategy Sales Risk Management Actuarial Finance Operations | 3-year Plan SII Balance Sheet SII Own funds Base MCR/SCR Risk Assessments Risk Appetite | Review Risk Management System Current Solvency Position Projected Solvency Position Deviations from original assumptions Overall capital need Scenario testing Business decisions | Record of the ORSA process results Sensitivity of ORSA assumptions to business strategy Management Actions | Operational units Risk Management BoD/Executive Team Regulator |

The entire report is then discussed with and signed off by the EB and BoD.

Table 1: ORSA Process

Vision, Mission and Goals statement and Strategy statement are approved by the BoD and provide the strategic direction for the business. This provides the basis for articulating elipsLife's risk appetite statements that define a clear mandate for the amount and type of risk to accept and manage, along with the types of risks to avoid.

elipsLife's Risk Appetite addresses the attitude of its BoD towards overall and the main categories of risk, and includes both qualitative and quantitative statements.

elipsLife prepares its business plan over a three-year planning horizon, as it believes that this is the optimal time period for its business, recognizing the inherent uncertainty of the markets in which it operates. The business plan is developed with reference to, and is consistent with, elipsLife's risk appetite and provides the forward looking view of the risk profile.

elipsLife's Minimum and Solvency Capital requirements (MCR and SCR) are calculated using the Solvency II Standard Formula.

The Solvency II Standard Formula helps identify the key drivers for solvency capital requirements and supports the refinement of the business plan.



All existing and emerging material risks relevant to elipsLife's activities are identified in the Key Risk Database and managed and monitored through the Risk Management Committee.

elipsLife performs the ORSA annually in line with the agreed scope in order to assess its own risk and solvency position. Under normal activity and stable market conditions the BoD considers an annual ORSA to be sufficiently frequent to provide confidence in how risk and capital is being managed within elipsLife. However, it is recognized that the ORSA process periodically runs alongside the business planning and the reporting cycle and may fall outside of the usual annual assessment period due to certain trigger events.

3.6. Internal Control System

The Internal Control System (ICS) is understood as all control procedures effected by elipsLife's EB (other than Chief Risk Officer), Chief Risk Officer, Head of Risk Management or designated Operational Risk manager which must be operationally independent from the risk owner and risk taker (first line of defence). The purpose of the ICS is to assure:

- Effectiveness and efficiency of operations processes, addressing the basic business objectives, including performance and profitability goals and safeguarding of resources;
- Reliability of financial reporting relating to the preparation of reliable published financial statements, including financial statements and selected financial data derived from such statements, such as earnings releases, reported publicly; and
- Compliance with applicable laws and regulations to which elipsLife is subject to.

In line with the Risk Management Standards, the ICS is based on the concept of the "Three Lines of Control". The Self-Assessment performed within quarterly RIM meetings is an important instrument used to identify and document key risks (including non-quantifiable risks, too). As part of the assessment, issues with actions need to be raised by the owner, where risks are not mitigated below key risk tolerance levels, gaps in meeting the standards exist, or any deterioration in a risk mitigating process is recorded. Additionally, operational risks are managed in line with Swiss Re Group's operational risk framework.

Effective controls ensure that control standards are met. The documentation of a control sets forth who does what, how, in which frequency and explains the expected outcome and formal evidence.

3.7. Compliance Function

The Compliance Function, as a part of the internal control system, is one of the key functions. As such, the Compliance Function is independent from the country units, and operate under the oversight of and report to the management body with a dotted reporting line to the Chairman of the BoD.

The responsibilities, competencies and reporting duties of the Compliance Function are laid down in the Compliance Charter adopted by the BoD. The Compliance Charter provides that elipsLife has a flexible, risk-based annual Compliance Plan approved by the BoD and



EB setting out the compliance work and covering all areas of the company taking into account their susceptibility to compliance risk.

By means of a companywide Compliance Program, elipsLife supports and follows internationally and nationally recognized guidelines and standards for rules-compliant and value-based corporate governance. These include the principles of economic and financial sanctions and combating bribery, corruption, money laundering and terrorism financing. Through its support for and acceptance of these standards, elipsLife aims to avoid the risks that might arise from non-compliance.

The independent Compliance Function is responsible for ensuring the effective implementation and monitoring of the Compliance Program within elipsLife, as well as for investigating potential compliance infringements. This includes the identification, assessment, and reporting of compliance risks. In addition, the Compliance Function advise the management body on compliance with the laws, regulations and administrative provisions adopted pursuant to Solvency II as well as the impact of any changes in the legal environment on the operations of the company.

The standards of conduct established by elipsLife's Code of Conduct are obligatory for all employees. The Code of Conduct and the internal guidelines derived from it provide all employees with clear guidance on behaviour that lives up to the values of elipsLife. In order to transmit the principles of the Code of Conduct and the Compliance Program based on these principles, elipsLife has implemented a training program.

During the reporting period, the compliance organization has been amended to take into account the company's growth.

3.8. Internal audit

The internal audit function is provided by GIA. GIA performs its internal audit activities with independence and objectivity. Activities are coordinated with the Risk and Compliance functions. GIA has no direct operational responsibility or authority over any of the activities it reviews.

Authority is granted for full, free and unrestricted access to any and all of the Company's property and personnel relevant to any function under review. All employees are required to assist GIA in fulfilling their duty.

3.9. Actuarial Function

The actuarial function has a direct reporting line to the CFO and coordinates the calculation of the technical provisions, advises the CFO on underwriting guidelines and reinsurance and other risk mitigation measures and supports the CFO in the calculation of elipsLife's solvency capital in line with applicable regulations.

The actuarial function also provides advice to the EB on elipsLife's risks in so far as they may have a material impact on elipsLife's ability to meet the regulatory capital requirements.

The actuarial function produces at least annually a written report to be submitted to the EB. The report documents all tasks that have been undertaken by the actuarial function and



their results. In particular the report shall include an opinion on the underwriting policy and the reinsurance arrangements and shall consider the interrelations between these and the technical provisions.

3.10. Outsourcing

elipsLife has an Outsourcing Policy which has been approved by the BoD. The policy is in line with the Solvency II requirements as well as the requirements of the Liechtenstein Insurance Supervision Act (ISA) and defines the governance, processes and approvals for using outsourced services. Based on the risks involved with the outsourcing it ensures a proper due diligence process for any service provider and it also lays out the ongoing obligations with regard to the oversight on the services provided by the third party.

elipsLife's Outsourcing Policy ensures that any third party arrangement entered into does not lead to impairment of either the company's systems of governance and internal control, or the relevant supervisory authority in monitoring compliance risks, does not unduly increase the operational risk and does not undermine continuous and satisfactory service to customers.

In addition to the outsourcing of Asset Management as critical and such important function, ELAG outsources the key function Internal Audit to Swiss Re Group. The outsourcing pursues the following objectives: - Concentration on the core business, - Increasing profitability, - Professionalization, - Increasing quality, - Ensuring the necessary expertise and the related to this the avoidance / minimization of risks.

3.11. Adequacy of the system of governance

ELAG's risk are linked to the business strategy, underwriting life business in different currencies; these are typical insurance risks and not interconnected with financial risks. The governance is considered adequate considering the relatively low complexity.

3.12. Other material Information

Where possible and appropriate ELAG leverages best practice know-how on governance, policies and procedures from Swiss Re Group.



4 Risk profile

Quantitative information for the different risk categories is given in section 6.2.

4.1. Underwriting risk

Underwriting risk is the biggest risk category for ELAG due to underwriting life business; underwriting risk is the risk of incurring more than expected claims from the underwritten business.

4.2. Market Risk

The second biggest risk category for ELAG is market risk due to the participation in Elips Versicherungen AG and currency risk since ELAG underwrites in CHF and EUR. Interest rate risk is relatively low due to the alignment of assets and liabilities.

4.3. Credit risk

Credit risk is a material risk for ELAG due to the reinsurance structure chosen for its insurance business. Credit risk arises from the possibility of counterparty defaults; ELAG reinsures with Swiss Re subsidiaries exclusively.

4.4. Liquidity Risk

ELAG is primarily exposed to liquidity risk through the uncertainty of the size and timing of insurance claims arising out of its insurance business. ELAG does not rely on expected profits included in future premiums for liquidity considerations.

4.5. Operational Risk

Operational risk is defined as the expected and unexpected economic impact of inadequate or failed internal processes, people, and systems or from external events.

4.6. Risk exposure measurement

For most parts, risks are measured by the Solvency II standard formula, calculating a 99.5% value at risk. Operational risk is additionally measured in a Risk Matrix. Liquidity risk is mainly measured in a liquidity ratio.

4.7. Risk concentration

Material risk concentrations for ELAG lie in the participation of Elips Versicherungen AG and the reinsurance agreements.

4.8. Risk mitigation

The main financial risk mitigation method for ELAG is reinsurance.



4.9. Stress testing and sensitivity analysis

ELAG applied the following separate stresses to the solvency ratio: an increase of the loss ratio of 20% for the non-medical-expense business, a +/-20% shock of the EUR/CHF exchange rate and a decrease in the government bond yield curve. In all of the scenarios ELAG maintained a solvency ratio of more than 100%.

4.10. Any other material information

There is no further material information.



5 Narrative information on Valuation for solvency purposes

5.1. Information on valuation of assets

5.1.1. Asset classes

ELAG only uses the asset classes as prescribed per the Solvency II balance sheet template.

5.1.2. Methods applied for valuation of material asset classes

Material assets by Solvency II valuation basis as at 31 December 2017 (and 31 December 2016) were as follows:

- Investments (other than assets held for index-linked and unit-linked funds)
- Holdings in related undertakings
- Reinsurance recoverables
- Deposits to cedents
- Other assets

Investments: ELAG's investment portfolio currently consists of fixed income securities, and of deposits with banks.

The bonds are valued in the statutory accounts at amortized costs (lower value of 'amortized costs' and 'market value'). Additional depreciation or write-downs are recognized if a permanent impairment is expected.

Under Solvency II, bonds are recognized at market value. This can therefore generate a difference in valuation.

Deposits with banks are valued at nominal value both for Solvency II as well as for statutory accounts.

Holdings in related undertakings: Under Solvency II ELAG's 100% participation in Elips Versicherungen AG is valued with the full excess of assets over liabilities of Elips Versicherungen AG's Solvency II calculation while in statutory accounting only the book value is used.

Reinsurance recoverables: The share of technical provisions for retroceded business is determined with reference to the contractual agreement and the underlying gross best estimate liability per treaty. Solvency II reinsurance recoverables are derived from the statutory values and valued at market value. It should be noted that this position is shown as a negative liability in the company's Financial Report (in accordance to VersAV, Anhang 4) whereas under Solvency II it is reported as an asset.

Deposits to cedents: none



Tangible assets: In statutory accounts, tangible assets are measured at historical cost and depreciated using the straight-line method over the expected useful life. Since it can be assumed that this mostly corresponds to a market-to-market consideration, the same values are used for Solvency II accounts.

Intangible assets: there are no intangible assets recognized under Solvency II.

Receivables and accruals: both asset types are measured in statutory accounts at par value (less specific valuation allowance). Since it can be assumed that this mostly corresponds to a market-to-market consideration, the same values are used for Solvency II accounts.

5.1.3. Assumptions and judgements applied for valuation of material assets

Solvency II Investments are valued at market value which is determined as far as possible by reference to observable market prices. Where observable market prices are not available, elipsLife follows the fair value measurement methodology. There are no major sources of estimation uncertainty when using judgments to determine valuations.

5.1.4. Changes made to recognition and valuation basis of material assets during the year

No changes.

5.1.5. Drivers of difference between Solvency II and Company statutory accounts

The difference between Solvency II balance sheet and the statutory balance sheet are explained by the different valuation methodologies used as described in above.

5.1.6. Property (held for own use)

elipsLife does not hold property for own use.

5.1.7. Inventories

elipsLife does not hold any inventories as at 31 December 2017.

5.1.8. Intangible assets

There are no intangible assets at ELAG under Solvency II.

5.1.9. Methods and assumptions applied in determining the economic value of financial assets

Most financial asset prices are sourced from BlackRock. The list of vendors used by BlackRock to confirm pricing is held by Swiss Re Asset Management. When BlackRock prices are not available a market price from an alternative vendor is selected. These are pre-agreed vendors depending on the type of the financial assets. In addition, prices are checked by Swiss Re's independent pricing verification team to ensure agreement.



5.1.10. Lease assets

elipsLife does not have any material financial and operating leasing arrangements.

5.1.11. Holdings in related undertakings

ELAG owns 100% of Elips Versicherungen AG, which is a related undertaking.

5.1.12. Deferred tax assets

For Solvency II purposes, deferred income tax assets have been recognized for all deductible temporary differences and for the carry forward on unused tax losses and unused tax credits, to the extent that the realization of the related tax benefit through expected future taxable profits is probable.

5.2. Information on valuation of technical provisions

5.2.1. Value of technical provisions by line of business

ELAG writes only business falling under the category 'Other Life'. This includes business written in Switzerland and the Netherlands.

For mortality and disability assumptions, BVG tables are used in Switzerland and GBM/WGA/AOV tables are used in the Netherlands.

The Solvency II technical provisions are outlined in the below table:

| In Mio CHF | Other | life |
|--|-------|-------|
| | 2016 | 2017 |
| Best-estimate | 289.4 | 444.0 |
| thereof expected profit from future premiums | -35.6 | -26.2 |
| Risk Margin | 14.9 | 15.1 |

Material differences with statutory reserves

The material difference between technical provisions under Solvency II and reserves under Liechtenstein GAAP is the discounting: under Solvency II, the interest rates published by European Insurance and Occupational Pensions Authority (EIOPA) are used while under Liechtenstein GAAP discounting rates of 0.5% and the interest rate curves published by De Nederlandsche Bank are used (for Switzerland and the Netherlands respectively).

5.2.2. Level of uncertainty of technical provisions

The main level of uncertainty of technical provisions is driven by sudden and unexpected large claims. The size of our portfolio is not sufficient yet for easily absorbing large deviations from the expected values. Reinsurance is therefore used for reducing this risk (see next point).



5.2.3. Description of the recoverables from reinsurance contracts

The following reinsurance covers are in-force:

- Quota-share, where premiums, claims and claims reserves, and profit commissions are shared
- Excess-of-loss reinsurance cover

The 2017 recoverables amount to CHF 185.2 mio (2016: 119.7 mio) and represent the reinsured share of the technical provisions excluding claim cost reserves.

5.2.4. Risk Margin

The risk margin is as per the standard formula 6% of the present value of the projected SCR.

5.3. Information on Valuation of other liabilities

(Values for 2016 in brackets)

| In Mio CHF | Solvency II | Statutory | Difference |
|---|-------------|------------|------------|
| Deposits from reinsurers | 0 (0) | 0 (0) | 0 (0) |
| Deferred tax liabilities | 8.2 (12.5) | 0 (0) | 8.2 (12.5) |
| Total of all other liabilities not listed above | 35.1 (4.1) | 35.1 (4.1) | 0 (0) |
| Total other liabilities | 43.3 (16.5) | 35.1 (4.1) | 8.2 (12.5) |

5.3.1. Provisions other than technical provisions:

Only accruals. Valued at nominal level under both Solvency II and statutory accounts.

5.3.2. Deposits from reinsurers: none

5.3.3. Deferred tax liabilities:

Under Solvency II, deferred tax assets and liabilities are considered based on temporary differences between the Solvency II balance sheet and the local statutory balance sheet. The analysis is performed on basis of the local branches of the company and the corresponding jurisdictional tax regulations were taken into account. Deferred tax assets are calculated on all balance sheet differences which are recognized as being temporary and which will have a tax reversal impact in the foreseeable future. The valuation of the deferred tax assets can be supported by projections of the future taxable profits. The projections are based on prior year experience considering expectations about future business. ELAG is presumed not to enter into run-off after a shock loss, and credit is only given for deferred tax assets utilized within a 3 year timeframe.

In statutory accounts, no deferred tax liabilities are recorded since values are identical to those used for tax calculation. There are no temporary differences to be recorded.



5.3.4. All other liabilities (accounts payable and other provisions):

Accounts payable are recorded at par value in both Solvency II and statutory accounts. Other provisions are raised for obligations that are probable but uncertain (either in amount or timing) on the reporting date. Under Solvency II and in statutory accounts, the amount is based on a best estimate of the future cash outflow. Provisions are tested for adequacy on every reporting date.

5.4. Any other material information

There is no further material information.



6 Capital Management

6.1. Own Funds

ELAG's own funds consist completely of Tier 1 capital; the own funds are planned within the financial planning with a time horizon of three years. Any necessary increase of own funds is planned as injection of capital. At the end of 2017 the basic own funds amounted to CHF 144 million.

6.1.1. Differences between statutory and Solvency II

The basic own funds under Solvency II differ from the assets over liabilities under Liechtenstein GAAP as follows:

- Market value for bonds and technical provisions are considered,
- the participation in Elips Versicherungen AG impacts the own funds positively,
- the present value for future cash-flows impact the basic own funds positively,
- the risk margin impacts the basic own fund negatively,
- adjustments for outstanding premiums and expected claims,
- inclusion of tax assets and liabilities.



(values for 2016 in brackets)

| In N | In Mio CHF | | atutory | , | Solvency II |
|--------|----------------------------------|-------|---------|-------|-------------|
| | Intangible assets | 17.2 | (13.2) | 0 | (0) |
| | Pension benefit surplus | 0 | (0) | 1.2 | (0) |
| | Property, plant & equipment held | 2.1 | (1.7) | 2.1 | (1.7) |
| | for own use | | | | |
| | Holdings in related undertakings | 6.6 | (6.6) | 97.2 | (84.0) |
| | Bonds | 143.0 | (129.1) | 147.9 | (134.8) |
| | Deposits other than cash | 113.5 | (40.0) | 113.5 | (40.0) |
| S | equivalents | | | | |
| ASSETS | Loans | 10 | (0) | 10 | (0) |
| S | R/I recoverables | 193.0 | (117.3) | 185.2 | (119.7) |
| 4 | Insurance and intermediaries | 16.1 | (28.5) | 16.1 | (28.5) |
| | receivables | | | | |
| | Reinsurance receivables | 0 | (2.0) | 0 | (2.0) |
| | Cash and cash equivalents | 69.5 | (68.6) | 69.5 | (68.6) |
| | Any other assets, not elsewhere | 3.9 | (2.8) | 3.9 | (2.8) |
| | shown | | | | |
| | Total Assets | 574.8 | (409.8) | 646.5 | (482.1) |

| In N | lio CHF | Statutory | | Solvency II | |
|-------------|---|-----------|---------|-------------|---------|
| | Technical provisions | 461.8 | (323.2) | 459.1 | (304.3) |
| | thereof: Best Estimate (excl. EPIFP) | 461.8 | (323.2) | 470.3 | (324.9) |
| | thereof: Expected profit in future premiums (EPIFP) | 0 | (0) | -26.2 | (-35.6) |
| S | thereof: Risk margin | 0 | (0) | 15.0 | (14.9) |
| Ë | Deferred tax liabilities | 0 | (0) | 8.2 | (12.4) |
| LIABILITIES | Insurance & intermediaries payables | 11.6 | (3.2) | 11.6 | (3.2) |
| | Reinsurance payables | 4.3 | (0) | 4.3 | (0) |
| | Any other liabilities, not elsewhere shown | 19.2 | (4.1) | 19.2 | (4.1) |
| | Basic Own Funds | 77.8 | (71.7) | 144.1 | (150.6) |
| | Total Liabilities | 574.8 | (338.1) | 646.5 | (331.6) |



6.2. Solvency Capital Requirement (SCR) / Minimum Capital Requirement (MCR)

| Solvency Ratio | 2016 | 2017 | |
|---|-------|-------|--|
| | 266% | 212% | |
| Basic Own Funds | 150.6 | 144.1 | |
| Solvency Capital Requirement | 56.6 | 67.9 | |
| Diversification | -22.1 | -24.7 | |
| Loss absorbing capacity of technical provisions and taxes | -13.9 | -18.2 | |
| Life & Health underwriting risk | 40.6 | 51.2 | |
| Market risk | 35.7 | 41.9 | |
| Counterparty Default Risk | 10.1 | 8.6 | |
| Operational Risk | 6.2 | 9.2 | |

(values in CHF million)

The MCR is calculated as linear interpolation between 25% and 45% of the SCR, CHF 30.5 million (2016: 25,2 million), the MCR ratio is 472% (597%).

ELAG isn't using simplified calculations or undertaking-specific parameters pursuant to Article 104(7) of Directive 2009/138/EC.

Due to simultaneous publication and submission to the regulators, the calculation of the capital requirements have not yet been approved by FMA.

6.3. Any other material information

There is no further material information.



QRTs to Solvency and Financial Condition Report 2017 Elips Life AG



S.02.01. Balance sheet - Assets



| | Rows | Column 1 | Column 2 | Column 3 |
|--|------|----------------------|-----------------------------|------------------------------|
| Assets | | Solvency II value | Statutory accounts value | Reclassification adjustments |
| Assets | 1 | | | |
| Goodwill | 2 | | | |
| Deferred acquisition costs | 3 | | | |
| Intangible assets | 4 | | 17206709.0,00 | |
| Deferred tax assets | 5 | | | |
| Pension benefit surplus | 6 | 1161420.0,00 | | |
| Property, plant & equipment held for own use | 7 | 2071361.180,00 | 2071361.0,00 | |
| Investments (other than assets held for index-linked and unit-linked contracts) | 8 | 358560381.70,00 | 263249248.0,00 | |
| Property (other than for own use) | 9 | | | |
| Holdings in related undertakings, including participations | 10 | 97215216.80,00 | 6600000.0,00 | |
| Equities | 11 | | | |
| Equity - listed | 12 | | | |
| Equity - unlisted | 13 | | | |
| Bonds | 14 | 261345164.90,00 | 256649248.0,00 | |
| Government Bonds | 15 | 261345164.90,00 | 256649248.0,00 | |
| Corporate Bonds | 16 | | | |
| Structured notes | 17 | | | |
| Collateralised securities | 18 | | | |
| Collective Investments Undertakings | 19 | | | |
| Derivatives | 20 | | | |
| Deposits other than cash equivalents | 21 | | | |
| Other investments | 22 | | | |
| Assets held for index-linked and unit-linked contracts | 23 | | | |
| Loans and mortgages | 24 | 1000000.0,00 | 1000000.0,00 | |
| Loans and mortgages to individuals | 25 | | | |
| Other loans and mortgages | 26 | 1000000.0,00 | 1000000.0,00 | |
| Loans on policies | 27 | | | |
| Reinsurance recoverables from: | 28 | 185201920.0,00 | 192518404.0,00 | |
| Non-life and health similar to non-life | 29 | | | |
| Non-life excluding health | 30 | | | |
| Health similar to non-life | 31 | | | |
| Life and health similar to life, excluding health and index-linked and unit-linked | 32 | 185201920.0,00 | 192518404.0,00 | |
| Health similar to life | 33 | .0,00 | | |
| Life excluding health and index-linked and unit-linked | 34 | 185201920.0,00 | 192518404.0,00 | |
| Life index-linked and unit-linked | 35 | | | |
| | 36 | | | |
| Deposits to cedants | 37 | | | |
| Insurance and intermediaries receivables | 38 | 16109576.0,00 | 16109576.0,00 | |
| Reinsurance receivables | 39 | .0,00 | .0,00 | |
| Receivables (trade, not insurance) | 40 | | | |
| Own shares (held directly) | 41 | | | |
| Amounts due in respect of own fund items or initial fund called up but not yet paid in | 42 | | | |
| Cash and cash equivalents | 43 | 69477838.410,00 | 69253702.0,00 | |
| Any other assets, not elsewhere shown | 44 | 3908842.0,00 | 3908842.0,00 | |
| | 45 | | | |
| Total assets | 46 | 646491339.290,00 | 574317842.0,00 | |



S.02.01. Balance sheet - Liabilities

| | Rows | Column 1 | Column 2 | Column 3 |
|--|------|----------------------|-----------------------------|------------------------------|
| Liabilities | | Solvency II value | Statutory accounts value | Reclassification adjustments |
| Technical provisions | 1 | | | |
| Technical provisions - non-life | 2 | | | |
| Technical provisions - non-life (excluding health) | 3 | | | |
| Technical provisions calculated as a whole | 4 | | | |
| Best Estimate | 5 | | | |
| Risk marajin | 6 | | | |
| Technical provisions - health (similar to non-life) | 7 | | | |
| Technical provisions calculated as a whole | 8 | | | |
| Best Estimate | 9 | | | |
| Risk margin | 10 | | | |
| Technical provisions - life (excluding index-linked and unit-linked) | 11 | 459081717.0,00 | 462255143.0,00 | |
| Technical provisions - health (similar to life) | 12 | | | |
| Technical provisions calculated as a whole | 13 | | | |
| Best Estimate | 14 | | | |
| Risk marqin | 15 | | | |
| Technical provisions - life (excluding health and index-linked and unit-linked) | 16 | 459081717.0,00 | 462255143.0,00 | |
| Technical provisions calculated as a whole | 17 | | ,, | |
| Best Estimate | 18 | 444033020.0,00 | | |
| Risk mergin | 19 | 15048697.0,00 | | |
| Technical provisions - index-linked and unit-linked | 20 | | | |
| Technical provisions calculated as a whole | 21 | | ,, | |
| Best Estimate | 22 | | | |
| Risk mergin | 23 | | | |
| Other technical provisions | 24 | | | |
| Contingent liabilities | 25 | | | |
| Provisions other than technical provisions | 26 | .0.00 | 13791427.0,00 | |
| Pension benefit obligations | 27 | | | |
| Deposits from reinsurers | 28 | | | |
| Deferred tax liabilities | 29 | 8173798.0,00 | | |
| Derivatives | 30 | | | |
| Debts owed to credit institutions | 31 | | | |
| Debts owed to credit institutions resident domestically | 32 | | | |
| Debts owed to credit institutions resident in the euro area other than domestic | 33 | | | |
| Debts awed to credit institutions resident in rest of the world | 34 | | | |
| Financial liabilities other than debts owed to credit institutions | 35 | | | |
| Debts awed to non-credit institutions | 36 | | | |
| Debts owed to non-credit institutions resident domestically | 37 | | | |
| Debts owed to non-credit institutions resident utilities including | 38 | | | |
| Debts awed to non-credit institutions resident in rest of the world | 39 | | | |
| Other financial liabilities (debt securities issued) | 40 | | | |
| Unter intalicia maximus (usur secunites issueu) | 40 | 11599803.0,00 | 11684968.0.00 | |
| Reinsurance payables | 42 | 4345061.0.00 | 4300970.0,00 | |
| Payables (trade, not insurance) | 43 | 4545001.0,00 | 430037010,00 | |
| Subordinated liabilities | 44 | | | |
| Subordinated liabilities not in Basic Own Funds | 44 | | | |
| Subordinated liabilities in Basic Own Funds Subordinated liabilities in Basic Own Funds | | | | |
| | 46 | 19191031.0.00 | 5082440.0,00 | |
| Any other liabilities, not elsewhere shown | 47 | 19191031.0.00 | 508244010,00 | |
| Tetel Schilder | 48 | E00001 410 0 00 | 40711 40 40 0 00 | |
| Total liabilities | 49 | 502391410.0,00 | 497114948.0,00 | |
| | 50 | 144000000 000 00 | 33000000000 | |
| Excess of assets over liabilities | 51 | 144099929.290,00 | 77202894.0,00 | |



S.05.01. Premiums, claims & expenses by Line of Business



| | Rows | Column 4 | Column 9 |
|---------------------------------------|------|----------------------|-----------------|
| Life | | | |
| | 1 | | |
| | 2 | Other life insurance | Total |
| Premiums written | 3 | | |
| Gross | 4 | 203143090.0,00 | 2031 43090.0,00 |
| Reinsurers share | 5 | 103999978.0,00 | 103999978.0,00 |
| Net | 6 | 99143112.0,00 | 99143112.0,00 |
| Premiums earned | 7 | | |
| Gross | 8 | 200899345.0,00 | 200899345.0,00 |
| Reinsurers share | 9 | 102856291.0,00 | 102856291.0,00 |
| Net | 10 | 98043054.0,00 | 98043054.0,00 |
| Claims Incurred | 11 | | |
| Gross | 12 | 51386820.0,00 | 51386820.0,00 |
| Reinsurers share | 13 | 12527278.0,00 | 12527278.0,00 |
| Net | 14 | 38859542.0,00 | 38859542.0,00 |
| Changes in other technical provisions | 15 | | |
| Gross | 16 | | |
| Reinsurers share | 17 | | |
| Net | 18 | | |
| Expenses Incurred | 19 | 27163921.0,00 | 27163921.0,00 |
| Administrative expenses | 20 | | |
| Gross | 21 | 3598993.0,00 | 3598993.0,00 |
| Reinsurers share | 22 | | |
| Net | 23 | 3598993.0,00 | 3598993.0,00 |
| Investment management expenses | 24 | | |
| Gross | 25 | .0,00 | .0,00 |
| Reinsurers share | 26 | | |
| Net | 27 | .0,00 | .0,00 |
| Claims management expenses | 28 | | |
| Gross | 29 | | |
| Reinsurers share | 30 | | |
| Net | 31 | | |
| Acquisition expenses | 32 | | |
| Gross | 33 | 28773380.0,00 | 28773380.0,00 |
| Reinsurers share | 34 | 5208452.0,00 | 5208452.0,00 |
| Net | 35 | 23564928.0,00 | 23564928.0,00 |
| Overhead expenses | 36 | | |
| Gross | 37 | | |
| Reinsurers share | 38 | | |
| Net | 39 | | |
| Other expenses | 40 | | |
| Total expenses | 41 | | 27163921.0,00 |
| Total amount of surrenders | 42 | | |



S.05.02. Premiums, claims & expenses by Line of Business by country



| | Rows | Column 1 | Column 2 | Column 3 | Column 4 | Column 5 | Column 6 | Column 7 |
|--|------|-----------------------------------|---------------|----------------|-------------------------------------|---------------|--------------|------------------------------------|
| Premiums, claims and expenses by country | | Life obligations for home country | | Life | obligations by country (top 5 count | ies) | | untries and home country (by amour |
| Premiums written | 1 | Home country | SWITZERLAND | NETHERLANDS | BELGIUM | ITALY | GERMANY | s and home country (by amount of g |
| Gross | 2 | 7'32'37'30.00 | 27188'277.00 | 157'441'387.00 | 5674172.00 | 5'273'172.00 | 32772.00 | 202933'510.00 |
| Reinsurers' share | 3 | 3661'865.00 | 14'824'787.00 | 79'878'816.00 | 2837086.00 | 2'676'00 3.00 | 16628.00 | 103895185.00 |
| Net | 4 | 3661'865.00 | 12'363'490.00 | 77'562'571.00 | 2837086.00 | 2'597'169.00 | 16144.00 | 99038'325.00 |
| Premiums eamed | 5 | | | | | | | |
| Gross | 6 | 7323730.00 | 27'188'277.00 | 157'485'016.00 | 5674172.00 | 2'985'798.00 | 32772.00 | 200'689'765.00 |
| Reinsurers' share | 7 | 3661'865.00 | 14'824'787.00 | 79'878'816.00 | 2837086.00 | 1'532'316.00 | 16628.00 | 102751'498.00 |
| Net | 8 | 3661'865.00 | 12'363'490.00 | 77'606'200.00 | 2837086.00 | 1'453'482.00 | 16144.00 | 97938/267.00 |
| Claims incurred | 9 | | | | | | | |
| Gross | 10 | 308'078.00 | 32283'649.00 | 110'091'391.00 | 1'466'048.00 | 2'423'038.00 | 22117.00 | 146/594/321.00 |
| Reinsurers' share | 11 | 225334.00 | 16'033'087.00 | 38'148'328.00 | 730'278.00 | 1'211'519.00 | 8'498.00 | 54357044.00 |
| Net | 12 | 82744.00 | 16'250'562.00 | 73'943'083.00 | 735770.00 | 1/211/519.00 | 13619.00 | 92237277.00 |
| Changes in other technical provisions | 13 | | | | | | | |
| Gross | 14 | 16565752.00 | 9/275/893.00 | 17'884'395.00 | 6'510'539.00 | · . | · · | 50/216/579.00 |
| Reinsurers' share | 15 | 7849/200.00 | 4'461'701.00 | 14'279'101.00 | 3'130'070.00 | · · | • | 29720072.00 |
| Net | 16 | 8716552.00 | 4814'192.00 | 3'585'294.00 | 3'380'469.00 | · . | · . | 20/496/507.00 |
| Expenses incurred | 17 | 304824.00 | 12184'855.00 | 10'625'597.00 | 5542.00 | 1'600'082.00 | 2'360'771.00 | 27081651.00 |
| Other expenses | 18 | | | | | | | |
| Total expenses | 19 | | | | | | | 27081651.00 |



S.12.01. Life and Health SLT Technical Provisions

| | Rows | Column 4 | Column 5 | Column 12 |
|--|------|-----------------|------------------------|--|
| | | | | |
| Technical Provisions (Life) | | | | |
| | | | | Total |
| | | | | (Life other than health insurance, incl. Unit-Linked) |
| | 1 | | Contracts with | indi. Ont-Link ed) |
| | 2 | | options and guarantees | |
| | | | | |
| | 3 | | | |
| Technical provisions calculated as a whole | | | | |
| (Replicable portfolio) | 4 | | | |
| Total Recoverables from reinsurance/ SPV and Finite Re after the adjustment for | | | | |
| expected losses due to counterparty default associated to TP as a whole | 5 | | | |
| Technical provisions calculated as a sum of | 6 | | | |
| BE and RM (Non-Replicable portfolio) | 0 | | | |
| Best Estimate | 7 | | | |
| | | | | |
| Gross Best Estimate | 8 | 444'033'020.00 | | 444'033'020.00 |
| | | | | |
| | 9 | | | |
| Total recoverables from reinsurance / SPV and Finite Re | | | | |
| before the adjustment for expected losses due to counterparty default | 10 | 185'201'920.00 | | 185'201'920.00 |
| Recoverables from reinsurance (except SPV and Finite Reinsurance) before adjustment for expected losses | 11 | 185'201'920.00 | | 185'201'920.00 |
| Recoverables from SPV before adjustment | | 185 20 1 320.00 | | 185 20 1 320.00 |
| for expected losses | 12 | | | |
| Recoverables from Finite Reinsurance | 12 | | | |
| before adjustment for expected losses | 13 | | | |
| Total Recoverables from reinsurance / SPV and Finite Re after | | | | |
| the adjustment for expected losses due to counterparty default | 14 | 185'201'920.00 | | 185'201'920.00 |
| Best estimate minus recoverables | | ·, | | |
| from reinsurance and SPV - total | 15 | 258'831'100.00 | | 258'831'100.00 |
| | | | | |
| | 16 | | | |
| Risk Margin | 17 | | 15048'697.00 | 15'048'697.00 |
| Amount of the transitional | 17 | | 15048057.00 | 15 048 057.00 |
| on Technical Provisions | 18 | | | |
| | | | | |
| Technical Provisions calculated as a whole | 19 | | | |
| | | | | |
| Best estimate | 20 | | | |
| | | | | |
| Risk margin | 21 | | | |
| | 22 | | | |
| | | | | |
| Technical provisions - total | 23 | | 459'081'717.00 | 459'081'717.00 |
| Technical provisions minus recoverables | | | | |
| from reinsurance / SPV and finite Re - total | 24 | | 273879797.00 | 273'879'797.00 |
| | | | | |
| | 25 | | | |
| Best Estimate of products | | | | |
| with a surrender option | 26 | | | |



S.23.01. Own funds – General information (1)

| | Rows | Column 1 | Column 2 | Column 3 | Column 4 | Column 5 |
|--|------|------------------------|------------------------|---------------------|--------------|----------|
| Overview - solo | | Total (Tier 1 to 3) | Tier 1 unrestricted | Tier1 restricted | Tier 2 | Ter 3 |
| Total available own funds to meet the SCR | 1.00 | 144/099/929.29 | 144099/929.29 | | | |
| Total available own funds to meet the MCR | 2.00 | 14410991929.29 | 144'099'929.29 | | | |
| | 3.00 | | | | | |
| Total eligible own funds to meet the SCR | 4.00 | 144/099/929.29 | 144'099'929.29 | | | |
| Total eigible own funds to meet the MCR | 5.00 | 14410991929.29 | 14410991929.29 | | | |
| | 6.00 | | | | | |
| SCR | 7.00 | 67886808.29 | | | | |
| MCR | 8.00 | 30/549/063.73 | | | | |
| Ratio of Eligible own funds to SCR | 9.00 | 21226 | | | | |
| Ratio of Eligible own funds to MCR | *** | 47170 | | | | |
| | | | | | | |
| | | | | | | |
| Embedded data from R40, Basic own funds (solo/group) | | | | Classification | of own funds | |
| | 1.00 | Total | Tie | rt | Tier 2 | Ter 3 |
| Basio own funds before deduction for participations in other financial sector as foreseen in article 68 of Delegated Regulation 2016/36 | 2.00 | (Tier 1 to 3) | unestricted | restricted | | |
| T otal basio own funds after deductions | 3.00 | 144/099929.29 | 144099929.29 | | | |
| | 4.00 | | | | | |
| Ordinary share capital (gross of own shares) | 5.00 | 12'400'000.00 | 12'400'000.00 | | | |
| Share premium account related to ordinary share capital | 6.00 | 40/300/000.00 | 40'300'000.00 | | | |
| Initial funds, members' contributions or the equivalent basic own - fund item for mutual and mutual-type undertakings | 7.00 | 10100000.00 | 10/100/000.00 | | | |
| Subordinated mutual member accounts | 8.00 | | | | | |
| Surplus funds | 9.00 | | | | | |
| Preference shales | *** | | | | | |
| Share premium account related to perference shares | *** | | | | | |
| Reconciliation reserve | *** | 81/299/929.29 | 81299/929.29 | | | |
| Subordinated labilities | *** | | | | | |
| An amount equal to the value of net deferred tax assets | *** | | | | | |
| Other items approved by supervisory authority as basic own funds not specified above | *** | | | | | |
| Minority interests (if not reported as part of a specific own fund item) | *** | | | | | |
| Own funds from the finanolal statements | *** | Total | | | | |
| that should not be represented by the teconciliation reserve and do not meet the criteria to be classified as Solvency II own funds | *** | • | · · | | | |
| | *** | | [| | | |
| | *** | | | Classification | | |
| | *** | Total | Tie | | Tier 2 | Tier 3 |
| Deductions | *** | (Tier 1 to 3) | unrestricted | restricted | | |
| Deductions for participations in financial and creditinstitutions | *** | | | | | |
| Deductions for participations in other financial undertakings, including non-regulated undertakings carrying out financial activities | *** | | | | | |
| whereof deducted according to at 228 of the Directive 2009/138/EC | *** | | | | | |
| Deductions for participations where there is non-availability of information (Article 229) | *** | | | | | |
| Deduction for participations included by using D&A when a combination of methods is used | *** | | | | | |
| Total of non-evidiable own fund items | *** | | | | | |
| T of all ded up tions | *** | | | | | |



S.23.01. Own funds – General information (2)

| | Rows | Column 1 | Column 2 |
|---|-------|----------------|--------------|
| | | Total | |
| | 1.00 | (Tier 1 to 3) | |
| Total - Reconciliation reserve | 2.00 | 81'299'929.29 | 1 |
| Excess of assets over liabilities | 3.00 | 144'099'929.29 | |
| Own shares (held directly and indirectly) | 4.00 | | |
| Foreseeable dividends, distributions and charges | 5.00 | | |
| Other basic own funds items | 6.00 | 62'800'000.00 | |
| Adjustment for restricted own fund items in respect of matching adjustment portfolios and ring fenced funds | 7.00 | | |
| Other non available own funds | 8.00 | | Tier 1 |
| | 9.00 | | unrestricted |
| Total Expected profits included in future premiums (EPIFP) | 10.00 | 12'483'698.00 | |
| Expected profits included in future premiums (EPIFP) - Life business | 11.00 | 12'483'698.00 | |
| Expected profits in future premiums (EPIFP) - Non-life business | 12.00 | | |



S.25.01. Solvency Capital Requirement – for undertakings/groups on Standard Formula

| | Rows | Column 1 | Column 2 | Column 3 |
|--|----------|--|--------------------------------------|-----------------------------------|
| Solvency Capital Requirement | | | | |
| oon en cy oopila'n equilement | 1.00 | Net solvency capital requirement s loss-absorbing capacity of technic | nent (excluding the loss-absorbing c | stments due to RFF and Matching a |
| | 2.00 | | | |
| Market risk | 3.00 | 41'875'393.53 | 41'875'393.53 | · · |
| Counterparty default risk | 4.00 | 8'565'025.97 | 8'565'025.97 | - |
| Life underwriting risk | 5.00 | 51'183'953.26 | 51'183'953.26 | - |
| Health underwriting risk | 6.00 | - | - | · · |
| Non-life underwriting risk | 7.00 | - | - | · · |
| Diversification | 8.00 | -24'702'936.98 | -24'702'936.98 | |
| | 9.00 | | | |
| Intangible asset risk | 10.00 | - | - | |
| | 11.00 | | | |
| Basic Solvency Capital Requirement | 12.00 | 76'921'435.78 | 76'921'435.78 | |
| | 13.00 | | | |
| Calculation of Solvency Capital Requirement | 14.00 | | | |
| Adjustment due to RFF/MAP nSCR aggregation | 15.00 | - | | |
| Operational risk | 16.00 | 9'210'056.21 | | |
| Loss-absorbing capacity of technical provisions | 17.00 | - | | |
| Loss-absorbing capacity of deferred taxes | 18.00 | -18'244'683.70 | | |
| Capital requirement for business operated in accordance with Art. 4 of Directive 2003/41/EC (transitional) | 19.00 | · · | | |
| | 20.00 | | | |
| Solvency Capital Requirement, excluding capital add-on | 21.00 | 67'886'808.29 | | |
| Capital add-ons already set | 22.00 | - | | |
| Solvency Capital Requirement | 23.00 | 67'886'808.29 | | |
| Solvency capital requirement for undertakings under consolidated method | 24.00 | | | |
| Other information on SCR | 25.00 | | | |
| Capital requirement for duration-based equity risk sub-module | 26.00 | - | | |
| Total amount of Notional Solvency Capital Requirements for remaining part | 27.00 | - | | |
| Total amount of Notional Solvency Capital Requirements for ring fenced funds (other than those related to busine | ss 28.00 | · · | | |
| Total amount of Notional Solvency Capital Requirements for matching adjustment portfolios | 29.00 | · · · | | |
| Diversification effects due to RFF nSCR aggregation for article 304 | 30.00 | - | | |
| Method used to calculate the adjustment due to RFF/MAP nSCR aggregation | 31.00 | No adjustment | | |
| Net future discretionary benefits | 32.00 | 8'125'915.95 | | |
| Minimum consolidated group solvency capital requirement (groups only) | 33.00 | | | |



S.28.01. Minimum capital Requirement – Both life and non-life insurance activity

| | Rows | Column 1 | Column 2 | Column 3 | Column 8 Column 9 |
|--|-------|---------------|---------------------|-----------------|--|
| | 22.00 | | | | |
| | 23.00 | | Non-life activities | Life activities | Life activities |
| | 24.00 | | MCR(L,NL) Result | MCR(L,L) Result | |
| Linear formula component for life insurance or reinsurance obligations | 25.00 | | | 33'808'762.00 | |
| | 26.00 | | | | (of reinsurance) best estimate provis Net (of reinsurance) capital at risk |
| Obligations with profit participation - guaranteed benefits | 27.00 | | | | |
| Obligations with profit participation - future discretionary benefits | 28.00 | | | | |
| Index-linked and unit-linked obligations | 29.00 | | | | |
| Other life (re)insurance and health (re)insurance obligations | 30.00 | | | | 271'314'798.00 |
| Capital at risk for all life (re)insurance obligations | 31.00 | | | | 40'158'787'922.00 |
| | 32.00 | | | | |
| | 33.00 | | | | |
| Overall MCR calculation | 34.00 | | | | |
| Linear MCR | 35.00 | 33'808'762.00 | | | |
| SCR | 36.00 | 67'886'808.29 | | | |
| | 37.00 | | | | |
| MCR cap | 38.00 | 30'549'063.73 | | | |
| MCR floor | 39.00 | 16'971'702.07 | | | |
| Combined MCR | 40.00 | 30'549'063.73 | | | |
| Absolute floor of the MCR | 41.00 | 7'254'973.00 | | | |
| | 42.00 | | | | |
| Minimum Capital Requirement | 43.00 | 30'549'063.73 | | | |
| | 44.00 | | | | - |
| Notional non-life and life MCR calculation | 45.00 | | Non-life activities | Life activities | |
| Notional linear MCR | 46.00 | | | 33'808'762.00 | |
| Notional SCR excluding add-on (annual or latest calculation) | 47.00 | | | 67'886'808.29 | |
| | 48.00 | | | | |
| Notional MCR cap | 49.00 | | | 30'549'063.73 | |
| Notional MCR floor | 50.00 | | | 16'971'702.07 | |
| National Combined MCR | 51.00 | | | 30'549'063.73 | |
| Absolute floor of the notional MCR | 52.00 | | 2'925'393.00 | 4'329'581.00 | |
| National MCR | 53.00 | | 2'925'393.00 | 30'549'063.73 | |
| | | | | | |