

Athora Belgium S.A





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Introduction



Athora Belgium, falling under the scope of Solvency II Directive reporting, is required to disclose its own Solvency and Financial Condition Report (SFCR).

This is in accordance with the Directive 2009/138/EC ('Solvency II Directive) as well as with the Delegated Regulation 2015/35/EC ('Delegated Act') and related Guidelines.

The objective of the Solvency and Financial Condition Report is to increase transparency in the insurance market requiring insurance and reinsurance undertakings to disclose publicly, at least on an annual basis, a report on their solvency and financial condition.

The document has been approved by the Board of Directors of Athora Belgium.

Policyholders and beneficiaries are the main addressees of the Solvency and Financial Condition Report benefitting from an increased market discipline, that encourages best practices, as well as from a higher market confidence, that leads to an improved understanding of business.

The Solvency and Financial Condition Report provides detailed information on the essential aspects of its businesses, such as a description of the activity and performance of the undertaking, the system of governance, risk profile, evaluation of assets and liabilities and capital management for solvency purposes.



Glossary



Best estimate liabilities: The best estimate liabilities represents the expected present value of future cash-flows related to insurance and reinsurance obligations in force at valuation date. The best estimate liabilities is calculated on a gross of reinsurance basis, i.e. without any deduction of the amounts recoverable from reinsurance contracts and special purpose vehicles.

Best estimate operating assumptions: The assumptions on all those non-financial factors which can have an impact on future cash-flows, including not only the most common operating factors (i.e. mortality/longevity, disability/morbidity, lapses, expenses), but also those contractual policyholders' options that can be exercised by policyholders at pre-determined conditions (e.g. annuity take-up rates, voluntary premium increases, maturity extensions...).

Contract boundaries: This is the limit beyond which relevant cash flows are excluded from the calculation of technical provisions. It is defined in line with Article 18 of the Delegated Acts and refers to future dates where the insurance undertaking has a unilateral right either to terminate the contract, or to reject payable premiums or to amend the payable premiums or the benefits in such a way that the premiums fully reflect the risks.

Counterparty default risk adjustment: The counterparty default adjustment is the amount of reinsurance recoverable that the Company expects not to be able to recover as a consequence of the possible default of the reinsurance counterparty at any point in time in the future.

Expected Profit Included in Future Premiums (EPIFP): it is the expected present value of future cash flows, if positive, which results from the inclusion in technical provisions of premiums relating to existing insurance and reinsurance contracts that are expected to be received in the future, but that may not be received for any reason, other than because the insured event has occurred, regardless of the legal or contractual rights of the policyholder to discontinue the policy.

Long term guarantee adjustments and transitional measures: This expression refers to the matching adjustment, the volatility adjustment, the transitional measure on the risk-free interest rates and the transitional measure on technical provisions.

Matching adjustment: it refers to an adjustment applicable on top of the risk-free rate curve. The application of such an adjustment is subject to prior supervisory approval and to strict requirements on the related portfolio of assets and liabilities. In particular, this adjustment can be applied for the valuation of matched business, i.e. in case of business where asset cash flows match (in terms of timing and amounts) liability cash flows. The calculation of the adjustment reflects the spread over the risk-free rate of the assigned portfolio of assets, after a deduction for default and downgrade.

Minimum Capital Requirement (MCR): The Minimum Capital Requirement corresponds to an amount of eligible basic own funds below which policyholders and beneficiaries are exposed to an unacceptable level of risk were insurance and reinsurance undertakings allowed to continue their operations. It corresponds to the Value-at-Risk of the basic own funds subject to a confidence level of 85% over a one-year period.

Eligible Own funds: are defined as the sum of basic own funds and ancillary own funds.

Reinsurance recoverable: Reinsurance recoverable represent the amount of best estimate liabilities expected to be recovered via reinsurance treaties or special purpose reinsurance vehicles and correspond to the expected present value of the future cash flows referring to the in-force reinsurance agreements.

Reserves for loss adjustment expenses: As part of the overall Loss Adjustment Expense reserves, payments to experts and lawyers and payments for loss assessment, as well as other expenses directly arising from a



particular compensation case, constitute the reserve for Allocated Loss Adjustment Expenses (ALAE). The funds drawn for expenses not directly arising from a particular compensation case constitutes the reserve for Unallocated Loss Adjustment Expenses (ULAE). These payments are related to the whole package of services offered by an Insurance Company (overhead expenses) and often do not have an automatic association with specific individual claims.

Risk Appetite Framework (RAF): The Risk Appetite Framework sets the overall risk strategy in terms of aggregate level of risk that Athora Group is willing to accept or avoid in order to achieve its business objectives.

Risk margin: The risk margin is the part of technical provisions that should ensure that the overall value of the technical provisions is equivalent to the amount a third party would theoretically require in order to take over and meet the insurance liabilities, taking into account the cost of capital required to support those liabilities over their remaining future lifetime and regarding non-hedgeable risks such as underwriting and operational risks.

Solvency II ratio: defined as the ratio between the Eligible Own Funds and the Solvency Capital Requirement, both calculated according to the definitions of the SII regime. Own funds are determined net of proposed dividend. The ratio has to be intended as preliminary since the definitive Regulatory Solvency Ratio will be submitted to the supervisory authority in accordance with the timing provided by the Solvency II regulations for the official reporting.

Solvency Capital Requirement (SCR): The Solvency Capital Requirement is determined as the economic capital to be held by insurance and reinsurance undertakings in order to ensure that ruin occurs no more often than once in every 200 cases or, alternatively, that those undertakings will still be in a position, with a probability of at least 99.5%, to meet their obligations to policyholders and beneficiaries over the following 12 months.

Standard formula: The standard formula is a standard method defined by Solvency II Directive for the calculation of the Solvency Capital Requirement. The standard formula covers the following risks: non-life underwriting risk, life underwriting risk, market risk, counterparty default risk and operational risk.

Technical provisions: The technical provisions correspond to the algebraic sum of the best estimate liabilities and risk margin. In case technical provisions are considered on a net of reinsurance basis, the amount of reinsurance recoverable after counterparty default adjustment is deducted from the technical provisions.

Volatility Adjustment (VA): Volatility Adjustment (VA) allows insurance and reinsurance undertakings to adjust the relevant risk-free interest rate term structure used for the calculation of the best estimate of technical provisions to mitigate the effect of bond spreads widening, the VA is calculated by EIOPA.



Executive Summary



Athora Group

Athora is a leading European savings and retirement services group. Athora deploys capital and resources to further its mission to build a stand-alone independent and integrated insurance and reinsurance business. Athora's principal operational subsidiaries are Athora Netherlands NV, Athora Belgium SA, Athora Lebensversicherung AG in Germany, Athora Italia SpA in Italy, Athora Ireland plc in Ireland, and Athora Life Re in Bermuda. Athora employs c.1,500 employees in Belgium, Bermuda, Germany, Ireland, Italy, the Netherlands and the United Kingdom. Athora's assets under management and administration is €72 billion at 30 June 2023.

Athora Group (Athora Holding Ltd) is domiciled in Bermuda and is supervised by the Bermuda Monetary Authority (BMA). The BMA solvency regime is a Solvency II equivalent regime.

Athora Belgium

Athora Belgium has been part of the Athora Group since January 2019 and has been active in Belgium since 1901. Based in Brussels, it serves the Belgian market and provides a range of specialised life insurance solutions to retail and corporate clients through a network of over 500 independent brokers. Its product offering includes single and recurring premium savings, pensions and unit-linked life products.

The Athora Belgium team aims to deliver more value to its c.537,000 contracts in fulfilling their long-term insurance needs. At 31 December 2023, assets under management and administration totalled €8.4 billion.

Athora Belgium is authorised and regulated by the National Bank of Belgium (NBB) and the Belgian Financial Services and Markets Authority (FSMA).

2023 Business and Performance

In 2023, Gross written premiums of Athora Belgium were impacted by difficult market conditions due to rising interest rates and inflation and we succeeded in keeping our market share stable over this period. Looking forward Athora Belgium will continue to focus on its growth strategy in unit-linked and guaranteed rate products.

The premiums on guaranteed-rate group insurance contracts rose by 9.989 thousand euro compared to the previous year due to a combination of strong inflation and an increase in the number of new employees working for existing employers.

The premiums on individual insurance contracts increased by 25.126 thousand euro (excluding acquired portfolio impact) thanks to the launch, in the final quarter of 2023, of the new 'serenity' product with its attractive rate (3% guaranteed).

The premiums on the Branch 23 contracts reduced by 58.672 thousand euro compared to the year before, in line with the reduction seen in the wider market explained mainly by the international context of the war in Ukraine, rising rates, and strong inflation which discouraged clients from investing.

Despite volatile global financial markets, Athora Belgium was able to control its financial result, aided by a strategic management of the balance sheet, which made it possible to maintain a stable result over the year. The integration of the NN portfolio acquired in 2022 delivered its full potential in 2023 as we transitioned the assets in line with the company Strategic Asset Allocation.

The Athora Belgium net result shows a positive balance of € 3.020,3 thousand.



2023 Solvency and Capital Management:

The Solvency Capital Requirement coverage ratio at YE'23 amounts to 159,3%. This means that Athora Belgium Eligible Own Funds is about 1,6 time what is needed to cover its regulatory capital needs.

Athora Belgium S.A. Solvency Ratio in Standard Formula

(€ thousand)	<u>31/12/2023</u>
Eligible Own Funds	612.733
Solvency Capital Requirement	384.540
Surplus	228.193
Solvency Ratio	159,3%

The Minimum Capital Requirement ratio at YE'23 amounts to 251,4% which means that Athora Belgium Eligible Own Funds is nearly 2,5 times what is required as absolute minimum in term of regulatory capital needs.

Over 2023, Athora Belgium financials performance has been influenced by external market conditions and NN portfolio acquisition.

The integration of the NN portfolio to the Athora Belgium structure and platform is ongoing. This integration into Athora Belgium platform will support the Athora Belgium growth strategy, focused on traditional life savings and retirement products in the European market, and results in a strengthened market position for Athora Belgium in the life insurance sector.

In 2023, Athora Belgium received full exemption from the endowment to the provision for interest rate risk (flashing light reserve) from the NBB. This decision by the Regulator was based in particular on the strong Solvency position of Athora Belgium as well as on its good resistance to the stress test in an environment of persistently low interest rates.



A. Business Performance



A.1. Business

General Overview

The undertaking's name and legal form is Athora Belgium SA and its supervisory authority responsible for its financial supervision is the National Bank of Belgium (NBB). Within Athora Group, Athora Belgium immediate parent company is Athora Europe Holding Ltd (Ireland based), and the latter immediate parent company is Athora based), whose supervisory authority is the Bermuda Monetary Authority¹.

Athora Belgium SA is being audited by EY Réviseurs d'Entreprises srl, represented by Joeri Klaykens, Audit Partner².

The holders of qualifying holdings of Athora Belgium SA are:

Name	% of share	Nb of share
Athora Europe Holding Limited	100,0%	962.908
Other	0,0%	2
Total	100,0%	

Athora Belgium main participations are the following:

Name	Country	Currency	Solvency II value (thousand €)	Activity	% Group in capital
Groupe GVA-BC Assurances	Belgium	EUR	2.737	Brokerage	100

In 2023, Athora Belgium operates in Belgium selling only Life products in the following Line of Business:

✓ Saving & Pension ("Branche 21 & 26")

Protection

Unit Linked ("Branche 23")

¹ Contact details:

Bermuda Monetary Authority, BMA House, 43 Victoria Street, Hamilton HM12, Bermuda, Phone: (441) 295 5278 **National Bank of Belgium, Prudential supervision of insurance and reinsurance companies**, Boulevard de Berlaimont 14, B-1000 Brussels, Email: <u>insurance.supervision@nbb.be</u>, Phone: +32 2 221 27 31, Fax: +32 2 221 31 36

² Contact details: EY Réviseurs d'Entreprises srl De Kleetlaan 2, B-1831 Diegem



The organizational structure of Athora Belgium SA (31st of December 2023 view) is as follows:



Major event 2023

Within the Board of Directors:

Resignations: Matthias Claudius Vievers resigned as non-executive director with effect from 5 June 2023; Henrik Matsen resigned as non-executive director with effect from 9 August 2023; Dorsan van Hecke resigned as director and member of the Executive Committee with effect from 1 October 2023; M. Yves Poullet resigned as independent non-executive director with effect from 1 October 2023; Eric Viet resigned as non-executive director with effect from 1 October 2023; Eric Viet resigned as non-executive director with effect from 3 December 2023; Bjorn Marlier resigned as director and member of the Executive Committee with effect from 31 December 2023.

Appointments: The General meeting appointed Stefan Spohr as non-executive director on 27 April 2023 and Michele Bareggi as non-executive director on 28 September 2023.

The Board of Directors appointed Michele Bareggi as Chairman on 28 September 2023, replacing Eric Viet.

The Board of Directors appointed Yves Poullet as CEO with effect from 1 October 2023, replacing Dorsan van Hecke.



Overall performance

The net result reducing compared to the previous year, reaching 3.020 thousand euro, and can be explained by the following points:

A significant variation in the technical result (-495.670 thousand euro) compared to the previous year can be explained by the integration of the NN portfolio which was acquired during the final quarter of 2022.

An increase in the gross financial result of 513.667 thousand euro is explained mainly by the Branch 23 results and increased investment income over the year. In 2023, Athora Belgium received full exemption from the National Bank as regards allocating a provision for interest rate risk ("flashing light reserve"). This decision by the Regulator was based mainly on Athora Belgium good solvency position and on its high level of resistance in the stress test against a backdrop of persistent low rates.

An increase with 20.089 thousand of euros of the non-technical result mainly explained the acquired portfolio integration.

A.2. Underwriting performance

Premium income over the year was lower compared to the previous year and is explained by the following points:

- The premiums on guaranteed-rate group insurance contracts rose compared to the previous year due to a combination of strong inflation and an increase in the number of new employees working for existing employers.
- The premiums on individual insurance contracts increased as a result of the launch, in the final quarter of 2023, of the new 'serenity' product with its attractive rate.
- The premiums on the Branch 23 contracts reduced compared to the year before, in line with the reduction seen in the wider market explained mainly by the international context of the war in Ukraine, rising rates, and strong inflation which discouraged clients from investing.

A.3. Investment performance

Despite facing challenges in 2022 and anticipating a recession in 2023, the financial markets have experienced growth this year due to significant reduction in inflation in the economy, driven by lower energy prices and higher key rates.

Additionally, the global economy has provided support, with stable gross domestic product (GDP) growth for both the euro area and the EU in 2023.

Both the bond and equity markets have shown positive trends at the end of the year. The bond market has seen solid returns, fueled by expectations of monetary easing and a wave of optimism in November and December 2023 marking the most significant progress since 1990.



Similarly, despite challenges such as a tight monetary environment, global interest rate hikes, geopolitical tensions, and a banking crisis, the equity market has ended the year on a positive note.

In this favorable financial climate, Athora Belgium has maintained control over its financial results.

Several factors contributed to this result:

- ✓ Bonds portfolio positively impacted by interest rates decrease over 2023.
- Strategic management of the equity portfolio, which enabled us to maintain a stable result and counter the downside of the economic hedging strategy in a context of rising indices.
- New subscriptions (including reinvestment of dividends) were made in new funds as well as in the existing range.
- The integration of the NN portfolio acquired in 2022 was fully effective in 2023. Their covering assets benefited from 2023 financial market trend.

A.4. Performance of other activities

Athora Belgium has no other activities to be disclosed.

A.5. Any other information

Athora Belgium, like other companies of the Athora Group, receives administrative services from the following companies:

- ✓ AHL (Athora Holding Limited), is a Bermuda-based holding company.
- AI (Athora Ireland) is an Irish-based European reinsurance hub who provide capital optimisation and risk management solutions to European life insurers.
- ARE (Athora Life Re Ltd), is a Bermuda-based reinsurance company offering to European life insurers solutions of capital optimization and risk management.
- ASB (Athora Service Belgium), subsidiary of Athora Group in Belgium, it provides services for all the Athora Group entities.
- AUK (Athora UK Service), subsidiary of Athora Group in the United Kingdom, it provides services for all the Athora Group entities.
- AIS (Athora Ireland Service), Irish-based subsidiary of Athora Group, it provides services for all the Athora Group include Athora Belgium.

Other administrative services received by companies in partnership with Athora Group.

- Apollo Asset Management Europe LLP, a management company provide services in management and give advice in portfolio of assets. it provides advice for all the Athora Belgium portfolio.
- ✓ ISGI is a subsidiary of Apollo which provides asset allocation and risk management advisory services.



B. System of governance



B.1. General Information on the system of governance

Athora Belgium roles and responsibilities are divided in 3 functions:

- Board of Directors
- Executive Committee
- Independent Control Functions

The Board of Directors

The Board of Directors is the highest decision-making body of Athora Belgium, with the exception of matters reserved for the Executive Committee, General Meeting of Shareholders or for another body. The Board of Directors holds the final responsibility of the insurance company.

In general, the Board of Directors has two specific functions: a strategic function (strategy, the risk policy and the integrity policy) and the supervision of management.

Within its strategic function, the Board of Directors defines:

- The general strategy and the objectives of Athora Belgium
- ✓ The risk policy, including the general limits on risks and the risk appetite level.
- The Board also approves the integrity (ethical) policy including conflicts of interest, whistleblowing, prevention of money laundering and terrorist financing, codes of conduct, privacy policy, etc.

The Board of Directors supervises activities and evaluates the effectiveness of the governance system. The supervision must cover all the areas of activity and focus on the Executive Committee and respect of the risk policy.

This mainly includes assessment of the effectiveness of the governance system and the interaction with the four independent control functions and determination of the actions based on their conclusions, reporting to the regulators and the integrity of the accounting and declaration of financial information systems.

The Board also approves the Integrity policy, which establishes the company's fundamental ethical principles and includes the following: rules on conflicts of interest, rules on whistleblowing, rules on the prevention of money laundering and terrorist financing, codes of conduct, etc.

In order to support the Board in its activities, three specialised committees have been set up within the Board. These committees support and advise the Board, but the decision power remains with the Board.

The <u>Audit & Risk Committee</u> assists the Board in the following domains: financial reporting, internal control, internal audit and the statutory auditor and advises in all aspects concerning the actual and future risk strategy and risk tolerance level.

The <u>Nomination and Remuneration Committee</u> advices on the remuneration (policy) to avoid that the remuneration would encourage taking excessive risks or lead to behaviour which is not in the interest of the company. It also advises on the nominations of new Board of Directors or Executive Committee members and Head of independent control functions.

The <u>Conflicts Committee</u> is set up within the Board to advise the Board on certain intra group transactions above 25.000 euro in order to manage conflicts of interest.



Besides this, the Conflicts Committee also reviews the financial (liquidity) situation of the Athora Holding Limited in order to provide assurance on their ability to meet their financial obligations towards the company when needed and at any moment.

> The Executive Committee

The Executive Committee is a decision-making and collegial body charged with managing the operational activities of Athora Belgium (the management function) and this comprises the following activities and responsibilities:

<u>Execution of the strategy</u> defined by the Board and managing the company by setting up processes and procedures and executing the day-to-day management and ensuring a corporate culture with strict ethics.

<u>Execution of the risk management</u> system: this mainly includes translating the risk management framework (as defined by the Board) in processes and procedures and taking mitigating measures to identify and control all relevant risks (financial risks, insurance risks, operational and other risks).

<u>Implementing, follow up and evaluation of the organisational- and operational structure</u> to support the strategic goals and to ensure the coherence with the framework of risk appetite with an adequate internal control mechanism and the framework for the proper functioning of the independent control functions.

<u>Implementing the integrity policy</u> as defined by the Board by translating this into concrete procedures and processes.

Reporting to the Board of Directors, and the NBB and the FSMA

The Executive Committee has established the following advisory and preparatory committees: Risk Management Committee, People Board, Legal & Compliance Committee, Life Product and Underwriting Committee, Operational Committee, Transformation Board, Asset & Liability Committee, Model Committee and Capital Management Committee.

Independent Control Functions

Sound governance implies the set-up of independent control functions, more particularly: compliance, risk management, internal audit, and the actuarial function.

The Compliance function is a permanent and independent function for the observance of the rules in connection with the integrity of the activities and the control of the main Compliance risks: the risk of legal or regulatory infringements, financial loss or harm to the good reputation. The compliance function reports and recommends on a regular basis on the compliance with the legal and regulatory rules. Main compliance domains are anti money laundering and counter finance terrorism, customer protection, privacy, conflicts of interest, reputation.

The Risk Management Function reviews the accurate implementation of the risk management system in accordance with the Solvency II Directive as translated by the Board of Directors. The Risk Management function is responsible for the overall risk profile monitoring and reporting. This Function supports the Board of Directors and Executive Committee in defining the risk management strategies and tools for identifying, monitoring, managing and measuring and mitigating risks. It is also responsible for the testing of the internal control system.

The Actuarial Function provides quality assurance for the actuarial calculations and the underlying hypothesis. In this respect, the function regularly reports on its activities, including its findings, the possible shortcomings and its recommendations to solve these. With regards to the technical provisions, the function reviews on the accuracy and adequacy of the calculations of these, and on the sources and the level of uncertainty of the estimation of the technical provisions. This reasoned analysis is substantiated by a sensitivity analysis in which



the sensitivity of the technical provisions is assessed for each of the major risks linked to the obligations that are covered by the technical provisions.

The Internal Audit Function is an independent and objective function to examine and evaluate the adequacy, functioning, effectiveness and efficiency of the internal control system and all other elements of the system of governance, with a view of improving the efficacy and efficiency of the internal control system of the organisation and of the governance processes.

In order to guarantee their (key / control function) integrity and independence in the fulfilment of their mission, the independent control functions have been accorded certain specific rights, namely:

- right of initiative and authorisation to intervene in all structures, access all documents needed and have any assistance from the members of staff.
- the guarantee to be open on their findings and assessments to the Executive Committee, to the Audit & Risk Committee, the Board of Directors, the external auditor or the supervisory authorities, with direct access to the Board of Directors and the Audit and Risk Committee

The Control Functions are independent functions within Athora Belgium. This means that they do not have direct operational responsibility or authority over any of the activities controlled, they must be protected against any possible conflict of interests, they must exhibit the highest level of professional objectivity in gathering, evaluating, and communicating information about the activity or process being examined.

Regular reporting to the Board, the Audit & Risk Committee and the Executive Committee is foreseen, including an annual status report and planning. Besides this, the independent control functions inform the Board of Directors and the Executive Committee at their own initiative, on their concerns and warn if specific risk developments (could) have a negative impact on Athora Belgium and could harm its reputation.

The risk landscape is improved by the existence of the different Sub-Advisory Committees to the Executive Committees to pre discuss and challenge with all stakeholders the (risk) topics before it is reported to the Executive Committee.

B.1.2. Changes in the system of governance

No major changes in the system of governance should be disclosed.

B.1.3 Remuneration policy (fixed and variable components, performance criteria, supplementary pensions)

The Company has adopted a remuneration policy in order to set the Company's philosophy and principles with regard to the way it compensates and incentivises its directors and employees and this in line with Solvency II regulations and the guidelines of the National Bank of Belgium. The policy takes into account the risk appetite of the Company and supports the Company Strategy and the business objectives. Some aspects of the remuneration vary on an annual basis, these are contained within the separate 'Total Reward Guideline' of the HR department.

The Company's Total Reward proposition consists of a range of financial and non-financial benefits.

Financial benefits most commonly comprise cash remuneration, in some cases, this can also be defined as shares or other financial instruments, contributions to retirement plans, etc.

Typical non-financial benefits can include funding for healthcare and other insured benefits, as appropriate to our markets. Importantly, non-financial benefits are also deemed to include a positive and productive work environment, leading edge performance management practices, a range of developmental and/or educational experiences and the opportunity for structured career progression.



Most elements are tested routinely against market data with the support of independent specialists.

The reward package of an employee will consist of a number of the following elements: fixed basic remuneration, variable compensation, benefits including pensions, recognition awards.

B.2. Fit and proper requirement

Athora Belgium has set fit and proper requirements in line with the NBB regulation and the revised NBB "Fit and Proper handbook" of 20th of December 2022 for the members of the Board of Directors, of the Executive Committee and the members of the control functions.

Besides the individual skills and requirements, also the collective expertise of the Board and the Exco is important. Members of the Board of Directors and the Executive Committee must have an appropriate understanding of, and contribute to, areas of the business for which they are collectively accountable with the other members, even if an individual member is given sole responsibility for specific areas, and the aim is to have the following different expert domains represented in those organs, both individual and collective.

For the <u>Board</u>, the following expertise should be present: insurance and financial markets, company strategy and business model, governance system, financial and actuarial analyses, regulatory requirements.

For the <u>Audit and Risk Committee</u>, at least one member has the individual expertise in the domain of accountancy and/or audit; all members have individually the appropriate knowledge, expertise, experience or skills to understand and comprehend the risk strategy and the risk tolerance of an insurance company.

Also, the personal and management skills are considered: managerial attitude, strategic thinking, integrity, ability to function in a multinational environment, business orientation, team-player, active and open in communication, independent judgment, balanced/prudent decision-making, collective suitability, etc...

The <u>Heads of the Independent Control Functions</u> need to have an appropriate knowledge and professional experience in a sufficient number of the following areas: life insurance technique, team & people management, internal control & risk, business strategy, financial statements, specific dedicated professional expertise for each Head of Control Function.

The skills required for the Heads of Control functions are defined as follows: management experience and leadership, adaptability, integrity, independence, creativity/innovation, communication ability, team player, collective suitability.

The professional integrity of the person is assessed based on different indications such as: clean criminal record, no negative assessments from supervisory authorities.

The Board of Directors is in charge of the nomination of the Executive Committee members and control functions and of the proposal of new Board members to the meeting of shareholders. The fit and proper assessment is prepared by the Nomination and Remuneration Committee that advises on the nominations. Each nomination is subject to approval of the NBB.

The assessment is done based on the following documents: the applicable standard application file drafted by the National Bank of Belgium, curriculum vitae, extract from the judicial record, self-assessment questionnaire and as the case may be, other useful documents.



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

B.3.1. Enterprise Risk Management Framework

The Enterprise Risk Management (ERM) Framework describes Athora's ERM Framework, which includes Risk Appetite and Strategy, Risk Governance, Risk Culture, Risk Measurement and Assessment, Risk Management and Monitoring, Risk Reporting and Insights and Data and Technology.

The ERM Framework lays the foundations for managing risk throughout Athora. At a high level, ERM involves:

- Understanding risks Athora is facing.
- Maintaining a framework through which risk return trade-offs associated with these risks can be assessed.
- Maintaining risk policies, to manage exposure to a particular risk or combination of risks.
- Monitoring risk exposure and actively maintaining oversight over the Company's overall risk and solvency position.

The objective of this ERM Framework is to ensure that Athora management and staff have a clear and common understanding of the Company's risk management system and adhere to the principles and governance of the system.

The operational implementation of the risk management system is further described in the risk management policies and guidelines.

To support its Risk Management System, Athora Belgium has implemented a "three lines of defence" risk management governance model to ensure that risks are clearly identified, owned and managed. The three lines of defence governance model is designed to meet Solvency II requirements as follows:

- **First Line:** Business management takes risks and is responsible for day-to-day risk management.
- Second line: Governance and control functions such as Risk Management, Compliance and Actuarial Function help business management manage and control specific types of risks by providing appropriate oversight and challenge.
- Third line: The Internal Audit function provides Board and management with independent assurance of the design and operating effectiveness of governance, risk management, and internal controls.

As the name suggests, the Enterprise Risk Management Framework (also called "Risk Management System") is an enterprise-wide matter and extends to all business functions. Risks need to be identified, understood, and assessed (against levels defined as acceptable) before the right controls can be designed and implemented. Risks are managed from multiple perspectives, including economic, regulatory and accounting.

Athora considers ERM under the following headings and areas:

🍪 ATHORA



Through this structured approach, Athora maintains an effective risk management system and adheres to the requirements of Solvency II regulations in respect of Risk Management.

Moreover, the ERM Framework is directly linked to the **Risk Appetite & Strategy**, which is an integral part of the business strategy and determines how Athora Belgium selects risks it can control and extract value from in line with its strategy.

Risk Appetite and Strategy is translated into specific Risk Policies and Limits for the relevant risk types, which set out the policy objectives, requirements, the roles and responsibilities, as well as the required processes and controls for each risk.

Finally, Athora sets out the universe of risks that make up its risk profile in the Athora **Risk Universe**. The purpose of the Risk Universe is to set out the material risks that Athora is exposed to as a bespoke risk management tool, i.e. the Risk Universe is intended to be specific to Athora and will therefore differ to other (e.g. regulatory or industry) risk registers. The Risk Universe is reviewed at least annually by the Group and cascaded down locally. However, it may be updated more frequently as new material risks arise, e.g. through new transactions or changes in the external environment.

B.3.2. Own Risk Solvency Assessment Process

The Own Risk and Solvency Assessment process is a key component of the Risk Management system which aims at assessing the adequacy of the solvency position and the risk profile on a current and forward-looking basis.

The Own Risk and Solvency Assessment process documents and properly assess the main risks Athora Belgium is exposed to or might be exposed to on the basis of its Integrated Management Plan exercise. It includes the assessment of the risks in scope of the Solvency Capital Requirement calculation, but also the Other Risks not included in Solvency Capital Requirement calculation. In terms of risk assessment techniques, stress test and sensitivity analysis are also performed with the purpose to assess the resilience of Athora Belgium risk profile to changed market conditions or specific risk factors.

The Own Risk and Solvency Assessment framework in Athora Belgium is implemented according to the requirements provided by the National Bank of Belgium (NBB_2022_09 circular) and in alignment with the Athora Group ORSA Policy.

The Chief Risk Officer coordinates the Own Risk and Solvency Assessment process within his area and with the contribution of other departments (mainly Finance, Actuarial Function and Business).

The Own Risk and Solvency Assessment Report is prepared at least annually as required by the Belgian Regulator. The Own Risk and Solvency Assessment Yearly Report is presented and validated by the Executive Committee and by the Board of Directors of Athora Belgium before being sent to the Regulator.

On a quarterly basis, a light Own Risk and Solvency Assessment report (presented in the form of a Risk Dashboard), focusing on the key risks and performance indicators, is shared by the Chief Risk Officer with the Risk Management Committee, the Asset-Liability Management Committee (for specific risks like Credit risk, ESG Risk and Liquidity risk), the Executive Committee and the Board of Directors (also discussed at Audit and Risk Committee). This broad sharing of risk reporting aims at keeping all their members continuously and properly informed about the risk profile development and thus, supporting the decision-making process of the Company.

During the strategic plan finalisation phase, the forward-looking risk assessment is also updated in line with the Integrated Management Plan.

A non-regular Own Risk and Solvency Assessment report should also be produced in case of significant change.

B.3.3. Risk embedding in capital management process

Risk and capital management processes are closely integrated processes. This integration is deemed essential in order to align business and capital management processes. Through its Own Risk and Solvency Assessment Process, Athora Belgium aims at achieving the assessment of its risk profile under a short or mid-term perspective according to its Integrated Management Plan. This will ensure the inclusion of the risk strategy into the operating business and enhancement of a common risk mindset fully embedded within Athora Belgium system of Governance.

The integration of the Own Risk and Solvency Assessment process with business planning is particularly needed in order to enable Own Risk and Solvency Assessment outputs to feed the business strategy update and to constructively contribute to the planning. Moreover, the Integrated Management Plan exercise is used as input underlying the Solvency projections aiming at giving a risk and return perspective on the mid-term strategy of Athora Belgium.

To grant risk and business strategy alignment on an ongoing basis, the Risk Management Function actively supports the Integrated Management Plan process and relies on its output to assess the adequacy and quality of own funds to cover the overall solvency needs during the planning period.

B.4. Internal control system

B.4.1. Internal control

Athora Belgium has set up an organisational and operational structure aiming at supporting its strategic objectives and operations.

To that aim, Athora Belgium has set its own strategies and policies as well as implemented procedures and appropriate internal control framework to ensure adherence to these policies.



The Athora Belgium internal control and risk management system is founded on the establishment of the three lines of defence:

- ✓ First Line: Business management ("Risk Owners") takes risks and is responsible for day-to-day risk management.
- Second line: Governance and control functions such as Risk Management, Compliance and Actuarial Function help business management manage and control specific types of risks by providing appropriate oversight and challenge.
- Third line: The Internal Audit function provides Board and management with independent assurance of the design and operating effectiveness of governance, risk management, and internal controls.

The Risk Management Function is owned by the Chief Risk Officer (CRO), the Actuarial Function reports hierarchically to the CRO while keeping its direct access to the Board of Directors, and the Compliance Function reports hierarchically to the Chief Executive Office. For further information please refer to section B3 of the Solvency Condition Financial Report.

The Board of Directors ensures that Athora Belgium internal control and risk management system as well as the other elements of the system of governance are always consistent with European and Belgian Directives and the internal Risk Policies. To this end, the Board of Directors reassesses the consistency of Internal Control System periodically and at least once a year.

The Board of Directors holds the ultimate responsibility for the compliance with applicable laws, regulations and administrative provisions, including those adopted pursuant the Solvency II Directive. The other bodies responsible for the implementation of the Internal Control System are the Audit and Risk Committee, the Executive Committee, and the Risk Management Committee.

While the ultimate responsibility of the internal control system relies on the executive management, they delegate the activities to executives, managers, and risk observers. The Risk Owner is the ultimate person responsible for a process. He identifies the significant risks inherent to his activities, controls all the activities included in the process, as well as the objectives, the scope, and relevant indicators for that process. The Risk Owner's responsibilities are:

- 1. Ensuring the proper documentation of the process.
- 2. Implementing the necessary actions to cover the main risks, from risk identification, description, assessment, and management to risk monitoring.
- 3. Ensuring the implementation of a proper internal control system in his area of responsibility.
- 4. Validating and steering the implementation of new controls.
- 5. Ensuring the timely and adequate communication of the information related to internal control system.

Control activities are an integral part of every business process and primarily fall under the responsibility of the manager of each organisational unit. According to the 'Risk & Control Self-Assessment' (RCSA) principle, each process owner is directly responsible for and therefore aware of the imperative need to achieve the objectives in terms of effectiveness, efficiency and quality of the activities related to risk management and control mechanisms inherent to its own activities. These responsibilities are defined for each operational unit, each service, and each function, in accordance with the company's organizational structure.

Therefore, each employee of Athora Belgium must comply, at his/her level, with the guidelines derived from the internal control policy, which have been drawn up to facilitate understanding and promote the importance of deploying the internal control system efficiently and effectively.



The management in charge of preparing Athora Belgium financial statements is subject to a particular attention. In collaboration with the General Management, it must certify that the financial statements have been prepared in accordance with the appropriate administrative and accounting procedures, that the financial statements are completely consistent with the accounting records made during the year and that they also represent a true and fair view of the economic reality of Athora Belgium. To this aim, a specific role is given to the Chief Financial Officer who is the ultimate responsible for the consistency of the financial statement with the economic situation of the company. Therefore, he uses the internal control system monitoring results for getting assurance on the completeness, valuation and adequacy of the financial data related to processes feeding the most significant accounts. This statement is also used by the Athora Group for certifying its consolidated financial statements.

The internal control function is a centralised department dedicated to the monitoring of the internal control system put in place throughout the company.

B.4.2. Compliance function

In accordance with the regulations on the Compliance function, and the Athora Group Compliance Risk Universe, Athora Belgium has adopted the necessary measures to have a suitable, permanent and independent Compliance function. This aims at ensuring observance by the company and its directors, Executive members, employees and authorised agents, of the principles of integrity and rules of good conduct relating to its activities, with a sufficient control of the main Compliance risks. The main roles, responsibilities and status of the Compliance function are defined in the Compliance Charter. The functions of AMLCO and of DPO are also carried out by the Head of Compliance.

Compliance shall be part of the culture of the organisation; it is not exclusive responsibility of the compliance staff. The Compliance Function participates in protecting the Company from losses and damages, improving the way business is done. The Compliance Function assists in identifying, assessing, and monitoring compliance risks arising from failure to comply with the applicable laws and regulations and internal rules and participates, in an independent way, to the management of risks.

The Compliance Operating Model provides for the following eight core activities:

- Annual activity Plan: The compliance function is carried out according to an (pluri-)annual activity and an annual monitoring plan, both based on the specific risks and needs of the business.
- Legal watch and advisory function: The compliance function ensures oversight and participates to the provision of legal watch services to identify new regulations and has an advisory function on compliance topics.
- Review and validation: compliance advises and validates process and business decisions at several stages to ensure compliance, in both projects or Business as Usual (BAU) mode.
- Policies and Procedures: The compliance function ensures oversight of Athora Belgium internal norms' management process. It also ensures completeness, timely and adequate coverage of its own internal norms.
- Compliance Risk identification and measurement: setting up a process to identify the compliance obligations and the relevant Risk Owners, evaluating and updating the compliance risk exposure of strategic projects, significant transactions and new products, and evaluating the level of adequacy to achieve its intended outcomes.
- Compliance monitoring and control: assurance gathering information to assess the effectiveness of the Compliance Management System.



- Awareness-raising, information and training: The Compliance function organizes trainings to enhance the awareness on compliance topics and oversights the proper training of internal staff, collaborators and Fit & Proper functions.
- Reporting: on all ethical, regulatory and compliance topics to the CEO, to the Board and the Executive Committee as well as to the Group Compliance Function.

B.5. Internal Audit function

The Internal Audit function maintains a Charter which details the responsibilities of the Internal Audit department of Athora Belgium, which is reviewed and updated annually. There have been no significant changes to this Charter over the reporting period.

As part of the third line of defence, the Internal Audit Function assists the Senior Management Team and the Board Audit Committee in protecting Athora Belgium assets, reputation, and sustainability by independently and objectively evaluating the effectiveness of internal controls, risk management and governance processes.

Internal Audit's main tasks and responsibilities are to:

- ✓ Prepare and execute a risk-based audit plan which is approved by the Board.
- Identify, and agree with management, opportunities to improve internal controls, risk management and governance processes and verify that such improvements are implemented within a reasonable period of time.
- Assist in the investigation of any significant suspected fraudulent activities within Athora Belgium or conduct special reviews or consulting which may not usually be included in the scope of the Internal Audit and notify the regulator, if appropriate, of the results of these activities.
- Issue periodic reports to management, Audit Risk Committee and the Board, summarising the progress and results of the annual audit plan, as well as on the sufficiency of Internal Audit resources.
- Assemble and maintain a professional audit staff (of an adequate size relative to the size and nature of the
 organisation and the remit of the internal audit function) with sufficient knowledge, skills, experience, and
 professional certifications.
- Ensure the Board, Audit Risk Committee and Senior Management Team are kept informed of emerging trends and successful practices in internal auditing.
- Consider the scope of work of the external auditors, regulators, and internal compliance and risk management teams, as appropriate, for the purpose of providing optimal audit coverage to the organisation at a reasonable overall cost.
- Coordinate and work together with other control and monitoring functions (e.g. risk management, compliance, and external auditors).
- Execute audits on the functioning of the first and second lines of defence.

Independence and objectivity of the Internal Audit function

The Internal Audit Function is independent of senior management and is therefore able to provide independent assurance opinions on the effectiveness of the systems of internal control, risk management and governance.

To provide for the independence of Internal Audit, the Head of Internal Audit reports to the Chair of the Athora Belgium Audit & Risk Committee.



Internal Audit executes its duties freely and objectively in accordance with the Institute of Internal Auditors' International Standards for the Professional Practices of Internal Audit, including the Code of Ethics, as well as with Athora Group policies and procedures. Internal Audit avoids any conflicts of interest and accesses the expertise and knowledge necessary to undertake work in respect of specialist business functions.

B.6. Actuarial function

B.6.1. Requirements

The main regulatory requirements of the Actuarial Function are described in the following sources:

- ✓ Solvency II Directive (2009/138, Article 48),
- Delegated Regulation 2015/35 (Articles 272 and 308),
- Law of 13th March 2016 (reviewed in 2018) relating to the status and control of the (re)insurance companies,
- ✓ National Bank of Belgium (NBB) circular 2016_31 (reviewed in May 2020) on the system of governance,
- NBB Circular 2016_26 on the calculation of the TPs,
- ✓ NBB Circular 2017_27 on the quality of reported prudential and financial data,
- ✓ NBB Communication 2017_32 on the horizontal analysis of costs in TPs valuation,
- European Standard of Actuarial Practice 2 relating to the Actuarial Function Report,
- ✓ Other relevant rules and legislations issued by the NBB.

In keeping with the provisions of Article 59 of the Solvency II law and section 5.3 of the National Bank of Belgium (NBB) circular 2016_31 (reviewed in May 2020) on the system of governance, the main responsibilities of the Actuarial Function are as follows:

- Coordinate the calculation of Solvency II technical provisions,
- Ensure that the methodologies, underlying models and assumptions used for the calculation of the technical provisions are suitable,
- Assess the sufficiency and quality of the data used in the calculation of technical provisions,
- Compare best estimates against experience,
- Inform the board of directors and the management committee of the reliability and adequacy of the calculation of technical provisions,
- Express an opinion on the overall underwriting policy,
- Express an opinion on the profit-sharing policy,
- Express an opinion on the adequacy of the reinsurance arrangements,
- Contribute to the effective implementation of the risk management system,
- Validate the documentation of the company related to the application of transitional measures of the Solvency II framework.

As part of its responsibilities the Actuarial Function discusses with the owners the newly issued and outstanding recommendations from past years for the purpose of:

- Aligning on remediating priorities.
- Clarifying the recommendations where needed.



- Ensuring the pending issues have the required management attention.
- Managing expectations of involved stakeholders.

B.6.2. Organisation

Within Athora Belgium, the Actuarial Function is co-ordinated by the Chief Risk Officer (CRO). In other words, from an organisational point of view, the Actuarial Function Holder as a staff member of Athora Belgium is under the responsibility of the CRO who is mandated by the Executive Committee to ensure that the Actuarial Function has the means to perform its duties.

In order to warrant independency, the Actuarial Function has a direct functional reporting line to the Board of Directors, to which it has independent and direct access. Therefore, the Actuarial Function can provide independent opinions directly to the Board.

The diagram below illustrates the reporting lines in place within Athora Belgium since August 2020 for the Actuarial Function Holder, together with the other Second Line of Defence Functions:



B.6.3. Solvency II Technical Provisions:

The Actuarial Function has no fundamental issues with the Solvency II Technical Provisions and their related process. There is an ongoing project of migrating these calculations towards a new actuarial platform which is planned to be operational across Athora Belgium product set in 2025. The new platform will be more tractable than the current which will contribute in reducing uncertainties that come naturally with Best Estimate Liabilities calculations.

B.6.4. Statutory:

Based on the information received and the controls performed, the BEGAAP Life provisions as of Year End 2023 are considered adequate and compliant with the regulatory requirements.



B.6.5. Data Quality:

The Actuarial Function is of the opinion that the Data Quality Framework is up to market standards when it comes to its setup and its review cycle has started in mid-2023 and will continue until mid-2024. The integration of the Verdi portfolio acquired from NN is ongoing and a point of attention will be the successful migration of this portfolio towards Athora Belgium mainframe system.

B.6.6. Profit sharing:

With the acquisition of the Verdi portfolio, Athora Belgium will have to avoid discrimination in profit-sharing allocation between similar products with similar characteristics from both the Athora Belgium portfolio and the Verdi portfolio.

B.6.7. Underwriting:

Overall, the Actuarial Function has no concerns with regards to the principles laid down in the Underwriting Policy and the way they are applied within Athora Belgium.

B.6.8. Reinsurance:

The Actuarial Function considers that the Reinsurance Arrangements as of YE23 are conforming with the Reinsurance Policy and the Risk Appetite Policy. The reinsurance structure now integrates the new portfolio acquired from NN.

B.6.9. Risk management system:

The Actuarial Function contributes to the Risk Management by participating in the drafting of the ORSA, RSR, SFCR, and Self-assessment reports, and by reviewing various deliverables, namely:

- ✓ Capital Management Plan (Yearly) process owned by CFO.
- ✓ QRT validation (Quarterly) process owned by CFO.

In addition, the Actuarial Function has a standing invitation to the RMC (chaired by the CRO) where he delivers opinion on changes in models, methodologies, assumptions.

B.6.10. Transitional measures SII:

Athora Belgium applies neither the transitional measures for technical provisions nor the transitional measures for the risk-free curve.

B.7. Outsourcing

Athora Belgium has an **Outsourcing policy** ("Policy") in place to manage the outsourcing arrangements.

For each outsourcing, the Exco decides whether it concerns an outsourcing of a critical and important function and if this is the case, the Board needs to approve the outsourcing and it is notified to the NBB. For these outsourcings, the due diligence and monitoring is stricter.

The reasons for the critical/important outsourcings are due to specialised competencies, benefit of scale, group wide practices and improved pricing.



B.8. Any other information

There is no specific other information to be provided.



C. Risk profile



C.1. Underwriting risk

C.1.1. Risk exposure and assessment

Athora Belgium manages risks to limit its risk exposure to a level that is acceptable for the company. To this end, there is a Risk Management system in place to ensure that the overall business activity is consistent with the Risk Appetite Framework and Strategy). The control and monitoring of risk exposures rely on the following processes:

- The definition of operative risk limits consistently with the Risk Appetite Framework and monitoring of risk exposure in respect of these limits;
- ✓ The reinsurance strategy which is developed consistently with the Risk Appetite and the Risk preferences defined in the Risk Appetite Framework and with the reinsurance market cycle;
- The monitoring of the development of the Solvency Capital Requirement on a quarterly basis, to verify the development of the risk profile in line with the planned development of the exposures and the Risk Balance.

The risks included in the portfolio

The main Underwriting Risks in the Company's portfolio are Lapse, Expense, Longevity and Mortality Risks.

The Life portfolio also includes pure risk covers, with related Mortality Risk, and some annuity portfolios, with the presence of Longevity Risk.

Exposure to morbidity/disability risk remains of low materiality, as well as exposure to Health Risk (Similar to Life Technique), arising from a small portfolio of guaranteed income policies.

Finally, Expense Risk is present on all the products in portfolio.

Risk assessment

The approach underlying the Life Underwriting Risk measurement are calculated in accordance with the Standard Formula requirements, i.e. on the basis of the difference between the Solvency II Technical Provisions after the application of a stress to the biometric/operating assumptions and the Solvency II Technical Provisions under best estimate expected conditions.

C.1.2. Risk management and mitigation

The techniques for mitigating, monitoring and managing the Life Underwriting Risks are based on quantitative and qualitative assessments embedded in the processes that are carefully defined and monitored both at Company's and Group level.

Risk mitigation

Robust pricing and ex-ante selection of the risks through underwriting are the main two defences against Life Underwriting Risks.

Underwriting Risk can also be transferred through reinsurance to another (re)insurance undertaking in order to reduce the financial impact of these risks on the Company, and thus reduce the SCR held to cover them.



At year-end 2023, Athora Belgium has yearly renewal term reinsurance treaties with external reinsurers to reduce underwriting volatility related to mortality and disability risk. In addition, Athora Belgium has also two intra-group quota share reinsurance treaty with Athora Ireland and Athora Re Plc (Bermuda) to reduce the lapse, longevity and market risk associated with a part of the Group life business portfolio and a part of the Individual traditional business portfolio respectively.

Product pricing & underwriting process

An effective product pricing consists in setting product features and assumptions regarding expenses, biometric, policyholders' behaviour assumptions so as to allow the Company to withstand any adverse development in the realisation of these assumptions. For saving business, this is mainly achieved through profit testing, while for protection business involving a biometric component, this is achieved by setting prudent assumptions.

Athora Belgium issues underwriting guidelines, determines operating limits to be followed and defines the standard process to request exemptions in order to maintain the risk exposure between the pre-set limits and ensure a coherent use of the capital in alignment with its Risk appetite Framework .

Role of Risk Management in pricing and product approval processes

The CRO supports the pricing process as a member of the Life Product & Underwriting Committee.

The product approval process foresees a review by the Risk Management Function that the new products are in line with the Risk Appetite Framework(both in regard to quantitative and qualitative dimensions) and that risk-capital is considered as part of the risk-adjusted performance management.

C.2. Market risk

C.2.1. Risk exposure and assessment.

Athora Belgium is exposed to the following Market Risks, that:

- Invested assets do not perform as expected because of falling or volatile market prices.
- Cash from maturing bonds or loans are reinvested at unfavourable market conditions, typically lower interest rates.

Here below a short description of the major types of business Athora Belgium operates in traditional life business (branch 21) with guarantees and unit-linked funds (branch 23).

For the evaluation of its Market Risk, Athora makes use of the EIOPA Standard Formula, as ruled by the Solvency II Directive, complemented by additional measurement techniques deemed appropriate and proportionate. More in detail, Athora Belgium is exposed to equity risk, interest rate risk, currency risk, property risk, spread risk and concentration risk. The current allocation to the above-mentioned risks by Athora Belgium is deemed appropriate. The asset allocation is mainly oriented towards fixed income instruments. This is explained by the high level of predictability of cash flows coming from corporate bonds and government bonds and the higher return on the private loans and mortgage loans. In accordance with its strategy, Athora Belgium also invests in private equity which show lower volatility than public equities.

More in detail, Athora Belgium is exposed mainly to the following asset classes:



Exposure by classes of Assets

Government Bonds	28,9 %
Corporate Bonds	30,0 %
Private Loans	22,2 %
Mortgage Loans	7,8 %
Real Estate	0,0 %
Equity	0,8 %
Cash & Other	10,3 %

Common risk measurement methodologies (both qualitative and quantitative) are applied in order to provide an integrated measurement of the risks borne by Athora Belgium.

C.2.2. Risk management and mitigation.

The Market Risks borne by Athora Belgium are managed in many ways.

The 'Prudent Person Principle' is the main cornerstone of Athora Belgium investment management process.

One of the main risk mitigation techniques used by Athora Belgium consists in liability driven management of the assets. The asset portfolio is invested and rebalanced according to the asset class and duration weights defined through the Investment Management process and based on the 'Prudent Person Principle'.

Regarding the investment strategy which embeds a combination of long term and shorter-term assets aiming at reaching optimal risk-return of the portfolio, Athora Belgium makes use of hedging strategies to mitigate the market volatility risk arising from the timing differences between assets and liabilities cashflows and maintain its risk profile within its Risk Appetite.

Asset Liability Management and Strategic Asset Allocation activities aim at ensuring that Athora Belgium holds enough and adequate assets in order to reach defined targets and meet liability obligations in both expected and stressed investment conditions. The annual Strategic Assets Allocation proposal:

- Defines target exposure and limits, in term of minimum and maximum exposure allowed, for each relevant asset class.
- Embeds the accepted tolerance levels on Assets Liabilities Management mismatches, as well as potential mitigation actions that can be activated within the investment portfolio.

In addition to risk tolerance limits set on Athora Belgium solvency position defined within the Risk Appetite Framework, the current risk monitoring process of Athora Belgium is also integrated in line with Athora Group standards.

The Athora Risk Policies include general principles, quantitative risk limits (with a strong focus on ALM, Use of Derivatives, credit and market concentration and liquidity), authorisation processes and prohibitions.

Athora Belgium also implemented Market Risk mitigation techniques, combining both strategies that focus on Capital Management and on Risk Mitigation.


C.3. Credit risk

C.3.1. Risk Exposure and Assessment

As a Life insurer, Athora Belgium collects premiums from policyholders in exchange of payment promises contingent on pre-determined events.

Athora Belgium invests the collected premiums in a wide variety of financial assets, with the purpose of honouring future promises to policyholders and generating value for its shareholders.

Some of these financial investments are subject to the following Credit Risks:

- Invested assets do not perform as expected because of perceived or actual deterioration of the credit worthiness of the issue.
- Derivative or reinsurance contracts do not perform as expected because of perceived or actual deterioration of the credit worthiness of the counterparty.

Athora Belgium manages its investments in a prudent way according to the 'Prudent Person Principle" and strives to optimise the return of its assets while minimising the negative impact of short-term market fluctuations on its solvency. Nevertheless, in Traditional Life Business, for example, Athora Belgium assumes a considerable Credit Risk when it guarantees policyholders with a minimum return of the accumulated capital over a long period of time. If during the contractual period the return generated by the financial investment is below the guaranteed return for a prolonged period of time, Athora Belgium shall compensate itself the contractual guarantees. In addition, independently on their realisation, Athora Belgium has to ensure that the value of the financial investments backing the insurance contracts do not fall below the value of its obligations.

In the case of Unit Linked business Athora Belgium typically invests the premiums collected in financial instruments but does not bear Credit Risk. However, Athora Belgium is exposed with respect to its earnings: fees are the main source of profits for Athora Belgium, and they are directly linked to the performance of the underlying assets, therefore adverse developments directly affect the profitability of Athora Belgium, when contract fees become insufficient to cover costs.

Under the Standard Formula perspective, the Credit Risks are only related to Counterparty Default Risk as Spread Risk is captured within the Market Risk module.

The Counterparty Default Risk is defined as the risk of incurring losses because of the inability of a counterparty to honour its financial obligations. Distinct modelling approaches have been implemented to model default risk in the bond portfolio (referred to as Credit Default Risk) and the default risk arising from the default of counterparties in cash deposits, risk mitigation contracts (including reinsurance and derivatives), mortgages, and other type of exposures subject to credit risk (referred to as Counterparty Default Risk).

In order to ensure that the level of Credit Risks deriving from the invested assets are aligned to the company's risk appetite and to the business run by Athora Belgium and to the obligations taken with the policyholders, the investment activity is performed in a sound and prudent manner in accordance with the 'Prudent Person Principle' set out in Article 132 of Directive 2009/138/EC (solvency II directive), as defined in the Investment Governance and Oversight, that was approved by Athora Belgium Board of Directors.



The practical implementation of the 'Prudent Person Principle' is applied independently of the fact that assets are subject to Market Risks, Credit Risks or both, so the same principles and processes described in section C.2 applies also to the optimization of the portfolio allocation with respect to Credit Risks.

Common risk measurement methodologies (both qualitative and quantitative) are applied in order to provide an integrated measurement of the risks borne by Athora Belgium. For the evaluation of its Credit Risks, Athora Belgium makes use of the EIOPA Standard Formula, as ruled by the Solvency II Directive, complemented by additional measurement techniques deemed appropriate and proportionate.

Quantitative information about Athora Belgium Solvency requirement for Credit Risk can be found in section E of this report.

Credit Risk concentration is explicitly modelled by the Standard Formula. Based on the results of the model and on the composition of the balance sheet, Athora Belgium has low material risk concentrations.

C.3.2. Risk Management and Mitigation

The Credit Risks borne by Athora Belgium are managed in many concurrent ways. One of the main risk mitigation techniques used by Athora Belgium consists in a sound Assets & Liabilities Management process, fully embedded in the decision-making process of the Company. The aim is not just to eliminate the risk but to define an optimal risk-return profile satisfying the return target and the Risk Appetite of Athora Belgium over the Integrated Management Plan horizon.

In terms of Risk Management, Athora Belgium has put in place a sound risk assessment, monitoring and reporting process aiming at maximizing the return of the investments while keeping the Credit Risk exposure within the limits of the Risk Appetite.

C.4. Liquidity risk

C.4.1. Risk Exposure and Assessment

Liquidity Risk is defined as the uncertainty, emanating from business operations, investment or financing activities, over the ability of the insurer to meet payment obligations in a full and timely manner, in a current or stressed environment. This could include meeting commitments at a time where conditions on the credit market are unfavourable or through the sale of financial assets incurring in additional costs due to illiquidity of (or difficulties in liquidating) the assets. The identification of the Liquidity sources addresses the size and time distribution of both cash inflows and cash outflows as well as the marketability of assets, identifying any potential Liquidity mismatch.

Athora Belgium is exposed to Liquidity Risk as a result of insurance operating activity, depending on the cash flow profile of the expected new business, due to the potential mismatches between the cash inflows and the cash outflows deriving from its operations. Liquidity Risk can additionally stem from investing activity, due to potential liquidity gaps deriving from the management of Athora Belgium assets portfolio as well as from a potentially insufficient level of liquidity (i.e. capacity of being sold at a fair price in adequate amounts and within a reasonable timeframe) in case of disposal. Finally, Athora Belgium can be exposed to liquidity outflows related to issued guarantees, commitments, derivative contract margin calls, or regulatory constraints regarding Insurance Provisions Coverage Ratio and capital position.



Athora Belgium has defined a set of Liquidity Risk Metrics that are used to regularly monitor the liquidity situation. All such metrics are forward-looking, i.e. they are calculated at a future date based on projections of cash-flows, assets and liabilities and an estimation of the level of liquidity of the asset portfolio. These metrics are evaluated and monitored on a monthly basis however they are reported quarterly to the audit and risk committee.

Athora Belgium results in the above-mentioned Liquidity Risk Metrics are evaluated adequate and above the established minimum thresholds, also under severe stress scenario. This shows that Athora Belgium is able to face its requirements in the base scenario but also under projected stress scenarios.

Material Liquidity Risk concentrations could arise from large exposures to individual counterparties or groups. In fact, in case of default or other liquidity issue of a counterparty towards which a significant risk concentration exists, this may negatively affect the value or the liquidity of Athora Belgium investment portfolio and hence its ability to promptly raise cash by selling the portfolio on the market in case of need. Athora has set investment limits that enable Athora Belgium to limit risk concentrations taking into consideration a number of dimensions, including, among others, asset class, counterparty, credit rating, geography or sectors.

C.4.2. Risk Management and Mitigation

Athora Belgium manages and mitigates Liquidity Risk in consistency with the framework set in the Group Liquidity Risk Policy and in the Athora Belgium Liquidity Risk Guidelines. Athora Belgium aims at ensuring the capacity to meet its commitments also in case of adverse scenarios, while achieving its profitability and growth objectives. The Liquidity Risk Monitoring from short-, mid- and long-term perspective, relying also on the use of stress scenarios, allows the Company to operate within a well-defined and controlled Liquidity Risk framework. Regarding its investment strategy and the use of derivative products, a strong focus was put by the Executive Committee as well as by Athora Belgium Board of Directors to assure a sound Liquidity Risk Management process to be in force and constantly monitored.

Also, specific escalation process is set in case of limits breach or other liquidity issues, as well as a liquidity contingency plan, identifying means to generate short-term liquidity sources in case of need.

The principles for Liquidity Risk Management designed in the Group Risk Appetite Framework are fully embedded in the Strategic Planning as well as in business processes including investments and product development.

C.4.3. Expected profit included in future premiums

The Expected Profit Included in Future Premiums (EPIFP) represents the present value of expected future cashflows which result from the inclusion in Technical Provisions of future premiums relating to existing insurance and reinsurance contracts. These are expected to be received in the future, but that may not be received for any reason, other than because the insured event has occurred, regardless of the legal or contractual rights of the policyholder to discontinue the Policy.

The amount of Expected Profit Included in Future Premiums for the Life business written by Athora Belgium has been calculated in accordance with article 260(2) of the Delegated Acts.



C.5. Operational risk

C.5.1. Operational risk framework

Policies and Procedures

The Operational Risk Framework adopted by Athora Belgium complies with internal policies - i.e. Operational Risk Policy, internal procedures - and regulatory requirements. This Framework aims at ensuring that Athora Belgium maintains a prudent operational risk profile in line with board, management, and regulatory expectations under both normal business conditions and under extreme conditions caused by unforeseen events.

Operational Risk Definition and Universe

Athora defines Operational Risk as "the risk of loss resulting from inadequate or failed internal processes, people and systems or from external events." In line with the industry practices, this definition applies to the following risk universe adopted by Athora Belgium: Reporting Risk, Model Risk, People Risk, Operational Resilience, Business Process, Distribution Channels Risk, Information Security Risk, Data Risk, Third Party Risk, Change Risk.

Operational Risk Appetite

For each of these risks, a qualitative risk appetite statement and quantitative risk appetite that sets out Athora Belgium risk-taking capacity is defined in the Risk Appetite framework.

Operational Risk Governance

At Athora Belgium, the three lines of defence model applies to Operational Risks Management. In this context:

- ✓ The first line of defence is responsible and accountable of its risks. Amongst others, the first line (1) identifies, assess, and manages operational risks, (2) ensures adherence to the qualitative operational risk appetite statements while remaining withing operational risk appetite limits, (3) prepares and implements appropriate mitigation actin plans for any breach of risk appetite or limits.
- The second line of defence is responsible for the deployment and implementation of the operational risk framework. Amongst others, the second line supports, guides, and challenges the first line to properly identify, measure, and manage operational risks.

C.5.2. Operational Risk Lifecycle

Athora Belgium Operational Risk Management practices include the identification, deployment, and monitoring of:

- The Risk Event Management includes Loss Data Collection the process of collection of risk event identification, analysis and mitigation and collection of losses suffered as result of the occurrence of any operational Risk events including potential events, actual risk events, near misses and breaches of policy or regulation.
- The Operational Risk Scenario Analysis which are assessed as part of the Risk and Solvency Assessment processes.
- ✓ The Key Risk Indicators, which are metrics, developed by risk owners and used to monitor key risk exposure.
- The Risk and Controls Self-Assessment which allows in-depth review of all processes that are included in Internal Control scope. Process in scope will be reviewed and underlying risks and controls will be



identified and assessed by the first Line of Defence. The risk assessment process considers two dimensions: Impact severity and likelihood. The combination of an assessment of both the potential impact and likelihood will position a risk on a matrix to define the status of the risk and whether any further treatment of that risk is required based the rating. Key controls fiches will be updated or designed when required, to cover key risks appropriately.

✓ The Overall Risk Assessment which provides forward-looking and transversal view on risks that may affect Athora Belgium the most for the coming year. The output of this exercise (1) influences business planning and strategy, (2) enable proper risk oversight by the Board and (3) aims at supporting Senior Management in their risk-oriented decision making. This exercise allows Risk Owners to define proper actions to bring the risks within the defined risk tolerance.

Operational Risk Mitigation and Reporting

Through the risk management system and processes the first line of defence and/or the second line of defence (i.e. Risk Function) may identify issues that may influence the residual risk assessment. These are logged and where appropriate actions are agreed to mitigate identified deficiencies. Action plans are followed-up in the context of the Advisory Committee Governance in place and an action plans' status is provided as part of the quarterly reporting.

In addition to action plans, quarterly reporting includes an up-to-date assessment of Athora Belgium exposure to operational risks. This assessment is discussed with the adequate Sub-Advisory Committees, Risk and Management Committee, Audit and Risk Committee and reported to Group Risk.

C.6. Other material risk

<u>Emerging risks</u> are the risks related to potential changes in the internal and external environment Athora Belgium evolves in, and that could lead to an increase in Athora Belgium exposure to other risks mentioned before. Since these risks are not fully understood – because they never occurred before, the impacts are not easily quantifiable.

For Athora Belgium, those risks are assessed (identification and measurement) during the Main Risk Self-Assessment (identifies risk which may potentially challenge the strategic planning results achievements) process for the identification of the most significant risks Athora Belgium is exposed to. These risks are then monitored on a continuous basis.

<u>Sustainability risk</u> covers the environmental, social or governance events or conditions that, if they occur, could cause an actual or a potential material negative impact on the value of the investment held by the Company.

The sustainability risk is managed within Athora in accordance with the ESG policy (Environmental, Social and Governance policy) and in line with the SFDR framework (Sustainable Finance Disclosure Regulation). Among others, this risk is assessed through allocating and monitoring "ESG scores" to the different types of investments within the Company's investment portfolio as well as through specific climate change stress-testing as part of the ORSA framework of the Company.

The <u>reputational risk</u> is defined as a potential decrease in Athora Belgium value or a deterioration of its risk profile because of a deterioration of its reputation or a negative perception of its image by its stakeholders. It is the current or foreseen risk of decrease in Athora Belgium revenues or capital if the consumers, shareholders,



investors, supervisory authorities or other counterparties would adopt a negative view on Athora Belgium activities.

There are two potential impacts: the direct impact (the stakeholders are directly affected by the occurrence of the event) and the indirect impact (modification of the perception of Athora Belgium by its stakeholders after the occurrence of the event).

At Athora Belgium, the reputational risk is managed through both proactive and reactive approaches.

The <u>proactive management</u> of the reputational risk is the continuous management of the relationship with the stakeholders, independently from the occurrence of particular events, in order to build a certain level of reputation.

The <u>reactive management</u> is the way Athora Belgium is organised to evaluate and monitor its exposure to the reputational risk, and to give an adequate response to the risk after the occurrence of an event.

C.7. Any other information

To test Athora Belgium solvency position resilience to adverse market conditions or shocks a set of sensitivities and scenario analyses are performed on a quarterly basis. These are defined considering unexpected, potentially severe, but plausible events. The outcome, in terms of impact on financial and capital position, prepares Athora Belgium to take appropriate management actions if such events were to materialize.

The <u>risk sensitivity analysis</u> which is done on a quarterly basis considers simple changes in specific risk drivers (e.g. Interest Rates, equity shock, credit spreads, credit shocks). Their main purpose is to measure the variability of the Own Funds and Solvency Ratio to variations in specific risk factors. The set chosen aims to provide the assessment of resilience to the most significant risks.

In order to verify the adequacy of solvency capital position to the changing of the market conditions, the following main risk sensitivities analyses have been performed:

- Interest Rates shocks
- Spread widening/tightening shocks
- Default and migration shocks
- Mass lapse and expense shocks

Several <u>scenarios (analysis)</u> are applied quarterly:

- Multi-risk: Multi risk scenarios are combined scenarios including all material risks (decrease of spreads on corporate bonds & loans, increase of risk-free rate, decrease in equities and property, increase in lapses and expenses).
- ✓ Historical scenarios:
 - 2008-09 "Lehman Crisis": The 2008-09 Lehman Crisis scenario is focused on severe corporate spread stresses.
 - 2011-12 "Sovereign Crisis": The 2011-12 Eurozone Crisis scenario is dominated by severe sovereign spread stresses as well as substantial corporate spread stresses.
 - QE Era: Spreads back to the Average of 2013-2018: driven by a tightening of mortgages spread



- "China Hard Landing": Spreads back to Q1 2016 China hard landing level.
- Historical Minimum: Spreads set to the historical minimum level mainly driven by a large tightening of the mortgages and private debt spread.
- Forward-looking scenario: This scenario is a calibration based on a mix of historical observation and expert judgment on adverse future developments.

This quarterly stress-testing framework is complemented with specific ad-hoc sensitivities or stress testing exercises that are performed in accordance with the evolution of the macro-economic environment as well as with additional scenarios analyses performed within the ORSA framework to assess the sensitivity of the strategic objectives laid down in the Integrated Management Plan to the variation of different internal or external factors.



D. Valuation for Solvency Purpose



Regarding Assets and Other liabilities, it is worthwhile mentioning that the general framework is based on the SII regulatory framework that standardises valuations and measurements of Market Value Balance Sheet assets and liabilities, largely referring to and in conformity with IFRS principles.

In order to define the Market Value Balance Sheet, all assets and liabilities on the balance sheet must be stated at fair value.

According to the Commission delegated regulation insurance and reinsurance undertakings shall value assets, unless otherwise clearly stated in the regulation, in conformity with:

- International accounting standards adopted by the Commission in accordance.
- ✓ If those standards allow for the use of more than one valuation method, insurance and reinsurance undertakings shall only use valuation methods that are consistent the above-mentioned regulation.
- Other valuation methods that are deemed to be consistent this regulation.

D.1. Assets

In the Technical Specification, it is clearly indicated the fair value hierarchy to be adopted in valuating assets and other liabilities than technical provision. On this basis, the undertaking applied the following hierarchy of high-level principles for valuation of assets and liabilities:

- ✓ Use of quoted market prices in active markets for the same assets and liability (Level 1).
- ✓ Where the use of quoted market prices for the same assets or liability is not possible, use of quoted market prices in active markets for similar assets or liability with adjustments to reflect differences (level 2).
- If there are no quoted market prices in active markets available, use of mark-to-model techniques. Those alternative valuation techniques have to be benchmarked, extrapolated or otherwise calculated as far as possible from a market input (level 3).
- Maximum use of relevant observable inputs and market inputs is recommended, while use of undertakingspecific inputs and unobservable inputs should be minimized.
- Valuing liabilities at IFRS fair value, the adjustment to take account of the own credit standing as required by IFRS 13 Fair Value Measurement has to be eliminated. In addition, when valuing financial liabilities subsequently after initial recognition, the adjustment to take account of the own credit standing as required by IFRS 13 Fair Value Measurement and as defined by IFRS 7 Financial Instruments: Disclosures, has to be eliminated.

Despite the valuation principles, specific balance sheet items have to be treated differently form relevant IFRS principle or valuation methods. Regulation states the exclusion of specific valuation methods such as historic cost or amortised cost and models where value is determined at the lower of the carrying amount and fair value less costs to sell.

Solvency II Specificities

The regulation specifies the treatment of the assets listed below, for which a valuation different from IFRS measurement is required:

Goodwill and intangible assets.



- Related undertakings (or participations).
- Deferred taxes.

Goodwill and intangible assets shall value at zero. Goodwill, deferred acquisition costs and intangible assets other than goodwill, unless the intangible asset can be sold separately, and the insurance and reinsurance undertaking can demonstrate that there is a quoted market price for the same or similar assets.

Related undertakings (or participations) are constituted by share ownership or by the full use of a dominant or significant influence over another undertaking. In this respect the IFRS concept of control and significant influence applies and as a result holding are not limited to equity instruments.

The regulation provides a hierarchy that shall be used to value holdings in related undertakings for Solvency purposes:

- Quoted market price,
- Adjusted equity method (if no active market),
- IFRS equity method (if non-insurance),
- Alternative techniques (if associates or joint controlled entities).

Measurement principles in IAS 27, IAS 28 and IAS 31 do not apply for the Solvency balance sheet, since they do not reflect the economic valuation required by Solvency II Directive.

An important feature of participation is its strategic nature. It is worthwhile to underline the fact that the Athora Belgium approach is to consider all participations as strategic.

Deferred tax assets, Solvency II regulatory framework states that in the Market Value Balance Sheet deferred tax assets, representing the amounts of income taxes recoverable in future periods, shall be recognized in respect of:

- Deductible temporary differences (A temporary difference is a difference between the carrying amount of an asset or liability in the balance sheet and its tax base).
- The carry-forward of unused tax losses; and
- The carry-forward of unused tax credits.

and determined based on the difference between the values ascribed to assets and liabilities and the values ascribed to assets and liabilities as recognized and valued for tax purposes.

IAS 12 provides that the enterprise shall recognize a deferred tax asset with respect to the carry forward of unused tax losses and tax credits to the extent that it is probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilised. In evaluating the probability that future taxable profits will be realized against which unused tax losses and unused tax losses and unused tax losses and unused tax losses.

While a Deferred Tax Liabilities can be recognised in the balance sheet without further justification, the recognition of a Deferred Tax Assets is subject to a recoverability test.

The template focuses on the differences between Market Value Balance Sheet and Statutory accounts figures.

€ in thousands	Solvency II value (a)	Statutory accounts value (b)	Change to Solvency II value (a-b)	Notes
Intangible assets	0,0	142.631	-142.631	For Solvency II purposes, only intangible asset that can be sold separately should be recognized in MVBS
Deferred tax assets	62.365	0	62.365	Solvency II Deferred Tax assets are based on the difference between the Solvency II value of assets and liabilities and the value for tax purposes on an item-by-item basis.
Property, plant & equipment held for own use	1.667	1.443	224	For Solvency II the leasing is evaluated at market value in the same way as the application of IFRS 16
Holdings in related undertakings, including participations	2.737	1.559	1.178	Change to Solvency II value due to the different accounting approach: IFRS participations value principles are not recognized for Solvency II purposes
Equities – listed	142.246	106.286	35.960	Change to Solvency II value due to the different accounting approach: Equities are recognized at amortized cost for statutory accounts, while Solvency
Equities – unlisted	0	0	0	Il value recognized at IFRS fair value.
Government Bonds	2.723.866	2.732.907	-9.041	Change to Solvency II value due to the different
Corporate Bonds	12.575	13.036	-461	accounting approach: Bonds and similar product are
Structured notes	321.521	400.410	-78.889	recognized at amortized cost for statutory accounts,
Collateralised Securities	18.034	20.588	-2.554	while Solvency II value recognized at IFRS fair value
Collective Investments	2.879.017	2.964.130	-85.113	including accrued interest.
Derivatives	577.564	2.190	575.374	Change to Solvency II value due to the different accounting approach: Derivatives are recognized at amortized cost for statutory accounts, while Solvency II value recognized at IFRS fair value.
Deposits other than cash	10.000	10.000	0	No change
Assets held for index-linked and unit-linked contracts	1.860.269	1.860.269	0	
Loans on policies	85.923	95.842	-8.919	Loans are recognized at amortized cost for statutory
Loans and mortgages	230.844	226.416	4.428	accounting, while solvency II value recognised at market value for non-intra-group
Deposits to cedant	0	0	0	No change
Insurance and intermediaries' receivables	37.758	37.758	0	
Reinsurance receivables	9.526	9.526	0	
Receivables (trade, not insurance)	339.434	336.314	3.120	The difference is linked to the receivables and payables on tax incomes netted in Solvency II
Cash and cash equivalents	162.441	162.435	7	Currency rate's
Any other assets, not elsewhere shown	4.317	56.455	-52.138	Residual class of asset items included prepaid interests, deferrals and other accrued income

D.2. Technical provision

Athora applies the Volatility Adjustment (VA) for the calculation of the Best Estimate Liabilities (BEL). The BEL gross is higher than the BEL net as Reinsurance is a deduction from the Technical Provisions (TP). For the Risk Margin (RM), Athora Belgium has used the basic risk-free rates curves as required by the Solvency II regulation.

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The table shows the main components of the TP Life.

(€ Thousand)	
Best Estimate Liabilities gross of reinsurance	8.286.363
Recoverable from reinsurance	-1.800.953
Best Estimate Liabilities net of reinsurance	6.485.410
Risk Margin	96.945
Technical Provisions net	6.582.356

Note that, in accordance with the regulation, the SCR used in the RM calculation per YE23 was obtained without usage of the Volatility Adjustment. The table below shows the split of the Solvency II Life TP by Lines of Business (LoB).

(€ Thousand)	TP net of reins.	Weight
TOTAL	6.582.356	100,00%
Life other than index-linked and unit-linked	4.805.984	73,01%
Index-linked and unit-linked	1.767.324	26,85%
Health	9.048	0,14%
TOTAL	6.582.356	100,00%
Insurance with profit participation	4.573.296	69,48%
UL - Contracts without options and guarantees	1.767.324	26,85%
UL - Contracts with options and guarantees	0	0,00%
Other - Contracts without options and guarantees	0	0,00%
Other - Contracts with options and guarantees	171.089	2,60%
Annuities stemming from non-life obligations	0	0,00%
Accepted reinsurance with profit participation	0	0,00%
Accepted reinsurance UL contracts	0	0,00%
Accepted reinsurance other contract	61.598	0,94%
Accepted reinsurance annuities stemming from non-life obligations	0	0,00%
SLT HEALTH - with options and guarantees	9.048	0,14%
SLT HEALTH - without options and guarantees	0	0,00%
SLT HEALTH - Annuities stemming from non-life obligations	0	0,00%
SLT HEALTH – Accepted	0	0,00%

The following table compares figures from statutory (BeGaap) and Solvency II Technical Provisions (gross of reinsurance).

	Statutory		
(€ Thousand)	Reserves	Solvency II	Delta
TOTAL	8.729.123	8.383.309	-345.814
Life other than index-linked and unit linked	6.860.248	6.606.939	-253.310
Index-linked and unit linked	1.860.269	1.767.322	-92.948
Health	8.606	9.048	443

In the economic assumptions, the usual financial drivers are important for the evolution of technical provisions: risk-free rate curve, implied volatilities, spreads, and inflation levels principally.



Athora Belgium manages this volatility in a proactive manner to ensure protection of Own Funds:

- Interest Rates:
 - The risk of a non-parallel deformation of the interest rate curve, for example a flattening of the curves is closely monitored. The risk is quantified by the sensitivity of both assets and liabilities cash-flows to interest rate for each bucket of maturity (the DV01 for each maturity bucket).
- Spread Risk
 - Athora Belgium measures its exposure to sovereign spread risk (relative to EIOPA risk-free rates term structures) by calculating the CS01³ for each sovereign.
 - Due to the exposure to the VA reference portfolio, Athora Belgium is exposed to the CS01.
 - Athora aims to minimise its exposure to non-core European CS01 and to limit its concentration risk to core European sovereigns.

The main operating assumptions are related to mortality, lapse, and expense calibrations. Profit sharing hypotheses are also concerned and are discussed separately (see relevant section).

The valuation of the best estimate of liabilities has been performed using the volatility adjustment provided by EIOPA for EURO currency.

A change to zero of the volatility adjustments would correspond to an increase of € 90.872 thousand in the Life Technical Provisions of Athora Belgium.

The matching adjustment, the transitional measure on the risk-free interest rate-term structure and the transitional measure on technical provisions have not been used.

D.3. Other liabilities

Solvency regulation anticipates that there are cases where IFRS valuation methods are not consistent with them.

Valuation methods excluded are valuation at cost or amortized cost and models where value is determined at the lower of the carrying amount and fair value less costs to sell.

Liabilities listed below, for which a valuation different from IFRS measurement is required:

- Technical liabilities.
- Contingent liabilities not applicable for Athora Belgium.
- ✓ Financial liabilities not applicable for Athora Belgium.
- Deferred taxes.

Except for technical liabilities (see D.2. Technical provisions), all the remaining 3 points are analysed below.

Deferred taxes recognised on liability side follows the same assumptions of deferred taxes recognized on assets side. Consequently, the same consideration provided in D.1. Assets could be replied for liabilities purposes.

³ The CS01 of the assets (respectively of the liabilities) is the change in the present value of the cash flows of the assets (respectively of the liabilities) for a 1bp change in the credit spread.



Provision other than technical is regulating provision under IAS 37 and it is deemed to be compliant with solvency II regulation for this reason, there are no differences on this item between IFRS statutory account and MVBS value being the valuation models adopted the same in both scenarios.

Employee Benefit Liabilities are related to staff pension scheme is entirely classified as a liability.

The valuation method adopted called projected unit credit method is based on an actuarial approach with regards to:

- Estimation of the benefit that employees will earn in return for their service, valued at the moment in which it will fall due.
- Identification of the part of the benefit evaluated above, related to current and prior periods.
- Determination of the present value of that part of the benefit identified in b., split into current service cost and benefit obligation.

The template focuses on the differences between Market Value Balance Sheet and Statutory accounts figures.

(€ Thousand)	Solvency II value (a)	Statutory accounts value (b)	Change to Solvency II value (a-b)	Notes		
Provisions other than technical provisions	5.891	24.635	-18.744	The difference comes from IAS 19 and provision for future use		
Pension benefit obligations	49.182	0	-49.182	The difference comes from IAS 19 and IFRS 4		
Deposits from reinsurers	47.380	47.380	0	It is expecting that amortized cost could be equal to the Solvency II value due to close duration and maturity and to the absence of expected interest cash-flows.		
Deferred tax liabilities	0	0	0	Solvency II Deferred Tax Liabilities are based on the difference between the Solvency II value of assets and liabilities and the value for tax purposes on an item-by-item basis.		
Derivatives	750.109	1.191	748.918	The difference comes from the market value of the derivatives used as hedge accounting and accrual reclassification		
Debts owed to credit institutions	1.275.101	1.265.784	9.316	The difference concerns the accrual on REPO		
Insurance & intermediaries payables	42.607	42.607	0	No change		
Reinsurance payables	7.493	7.493	0			
Payables (trade, not insurance)	170.127	167.007	3.120	The difference is linked to the receivables and payables on tax incomes netted in Solvency II		
Subordinated liabilities in Basic Own Funds	40.006	40.000	6	Accrued interest reclassification		
Any other liabilities, not elsewhere shown	27.443	223.514	-196.071	Residual class of liability items included mainly accruals and deferrals. The change concern the accrued interest reclassification and derivatives		

D.4. Alternative method for valuation

Assets, in respect of the official Solvency II data valuation, there are no significant changes to valuation models used and to model inputs. In general terms, it has to be noticed that the vast majority of assets portfolio



owned by European insurance and reinsurance undertakings is recognized at IFRS fair value determined centrally by the Group in application of the official group asset pricing policy.

Despite the general framework for assets valuation, it has worthwhile to mention one area for which dedicated Solvency II valuations, partially diverting from the policies above described, are provided:

As general supposition, it is accepted to assume as Solvency II value of receivables an amount equals to the IFRS book value of receivables, based on the IFRS amortised cost. This approach is coherent with the overall Solvency II metrics considering the non-materiality of the change to fair value of those assets usually having very brief duration and maturity and no expected cash-flows generation. It must be worthwhile to mention that if the simplified assumption is not reflecting properly the economic valuation of receivables, this approach is not adopted, and a full Solvency II economic valuation is provided to determine the fair value of receivables.

Liabilities, in respect of the previous official Solvency II data submission, at reporting date there are no any significant changes to valuation models used and to model inputs.

Despite the general framework for liabilities valuation, it is worthwhile to mention that it is accepted to assume as Solvency II value of payables an amount equals to the IFRS book value of payables, based on the IFRS amortised cost. This approach is coherent with the overall Solvency II metrics considering the non-materiality of the change to fair value of those liabilities usually having very brief duration and maturity and no expected cashflows generation. It has to be worthwhile to mention that if the simplified assumption is not reflecting properly the economic valuation of payables, this approach is not adopted, and a full Solvency II economic valuation is provided to determine the fair value of payables.

D.5. Any other information

Athora Belgium has no other information to disclose.



E. Capital Management



E.1. Own fund

Planning and managing Own Funds is a core part of the Chief Financial Officer's responsibilities. The Capital Management Policy refers to capital planning as well as structuring procedures to implement capital injections and optimisation.

The Capital Management Plan represents a part of overall three-year Strategic Plan and includes a detailed description of the development of Own Funds and Regulatory Solvency Ratio from the latest available actual figures to the last plan year figures.

The Capital Management Plan is defined taking into account limits and tolerances set in the Risk Appetite Framework.

E.1.1. Basic Own Funds

(€ thousand)	Total	Tier 1 - unrestrict ed	Tier 1 - restricted	Tier 2	Tier 3
Ordinary share capital (gross of own shares)	40.000	40.000		0	
Share premium account related to ordinary share capital	18.773	18.773		0	
Surplus funds	20.000	20.000			
Reconciliation reserve	316.274	316.274			
Subordinated liabilities	40.006		40.006	0	0
An amount equal to the value of net deferred tax assets	62.365				62.365
Total basic own funds after deductions	497.418	395.046	40.006	0	62.365

The components of the excess of assets over liabilities are valued in accordance solvency II regulation, which states that all assets and liabilities must be measured on market consistent principles. These principles are reported in chapter D Valuation for Solvency Purposes.

The different own funds items shall be classified into Tiers considering if they possess specific characteristics according to the following scheme:

	permanent availability to cover losses	subordination of the holder	sufficient duration	absence of incentive to redeem	absence of mandatory servicing costs	absence of encumbrances
Tier 1	Х	Х	х	Х	х	Х
Tier 2		Х	х	Х	Х	Х
Tier 3			R	esidual		

List of TIER 1 Basic Own Fund, assuming they substantially possess the Tier 1 characteristics: notice that:

the part of excess of assets over liabilities comprising the following items:

- Paid-in ordinary share capital and the related share premium account.
- Paid-in initial funds, members' contributions or the equivalent basic own-fund item for mutual and mutual-type undertakings.
- Paid-in subordinated mutual member accounts.
- Surplus funds that are not considered insurance and reinsurance liabilities.



- Paid-in preference shares and the related share premium account.
- Reconciliation reserve.

Paid-in subordinated liabilities when they possess Tier 1 features.

List of TIER 2 Basic Own Fund items:

- ✓ The part excess of assets over liabilities, comprising the following items:
 - Ordinary share capital and the related share premium account.
 - Initial funds, members' contributions or the equivalent basic own-fund item for mutual and mutual-type undertakings.
 - Subordinated mutual member accounts.
 - Preference shares and the related share premium account.
- Subordinated liabilities.

TIER 3 Basic Own Fund represents the residual category of own funds. After having detected if own funds items do not possess the feature to be classified into Tier 1 or Tier 2, the own fund item shall be classified in Tier 3.

E.1.2. Ancillary Own Funds

(€ thousand)	Total	Tier 1 - unrestricted	Tier 1 - restricted	Tier 2	Tier 3
Other ancillary own funds	120.000	0	0	120.000	0
Total ancillary own funds	120.000	0	0	120.000	0

Athora Belgium have received from the National Bank of Belgium the agreement to use ancillary own fund for an amount of 120.000 thousand. This amount does not change compared to previous year.

E.1.3. Amount and quality of Eligible Own Funds

Eligible Own Funds to meet Solvency Capital Requirement, In the tables below, Athora Belgium is reporting the split by tiering:

Eligible Own fund (€ thousand)	ds by tiering Total eligible own funds to meet the SCR	Tier 1 – unrestricted	Tier 1 - restricted	Tier 2	Tier 3
Current Year	612.733	395.046	40.006	120.000	57.681
Previous Year	622.460	406.960	40.006	120.000	55.494
Change	-9.727	-11.914	0	0	2.187

The final step is related to Eligible Own Funds, after eligibility constraints.

Solvency Ratio					
(€ thousand)	Current year	Previous year			
Own Funds	612.733	622.460			
Solvency Capital Requirement	384.540	413.939			
Solvency Ratio	159,3%	150,4%			

In the table is include the reconciliation between Statutory Shareholder funds and Own Funds for solvency purposes

€tl	nousand	Current Year	Previous Year
Exc	ess of assets over liabilities Statutory	336.381	333.360
•	(-) Elimination of intangibles:	-142.631	-153.954
a)	Goodwill	-134.354	-149.320
b)	Deferred acquisition costs	0	0
c)	Other intangible assets (include mainly value of business acquired and software)	-8.277	-4.634
•	(+)/(-) Mark to market of assets:	345.562	436.853
a)	Properties (includes own used real estate)	226	362
b)	Bonds	-90.944	-247.584
c)	Loans & Receivables	-4.492	4.343
d)	Participations	1.178	1.183
e)	Equities	7.960	6.501
f)	Other assets	431.633	672.048
•	(+)/(-) SII valuation of Technical Provisions	451.463	751.477
•	(+)/(-) Mark to market of non-technical liabilities:	-595.728	-960.777
a)	Financial and other liabilities (does not include change in own credit standing)	-9.316	-5.654
b)	Employee benefit	-49.182	-47.732
c)	Other liabilities	-537.230	-907.390
•	(+)/(-) Deferred taxes (please refer to IAS 12)	62.365	55.494
Exc	ess of assets over liabilities Solvency II	457.412	462.454

Eligible Own Funds to meet the Minimum Capital Requirement, In the tables below, Athora Belgium is reporting the split by tiering:

Eligible Own funds by tiering							
Total eligible own							
funds to meet the	Tier 1 - unrestricted	Tier 1 - restricted	Tier 2				
MCR							
435.052	395.046	40.006	0				
446.966	406.960	40.006	0				
11.914	-11.914	0	0				
	Total eligible own funds to meet the MCR 435.052 446.966	Total eligible own funds to meet the MCRTier 1 - unrestricted MCR435.052395.046446.966406.960	Total eligible own funds to meet the MCRTier 1 - unrestricted Tier 1 - restricted435.052395.04640.006446.966406.96040.006				

E.2. Solvency Capital Requirement and Minimum Capital Requirement

E.2.1. Solvency Capital Requirement and Minimum Capital Requirement values

Athora Belgium makes use of the Standard Formula with Volatility Adjustment (VA) on the Risk-Free Rate issued by EIOPA for the relevant referring period.

Athora Belgium, as Composite undertaking does not make use of any Transitional Measures. The Company issues its Solvency II results calculated according to the Standard Formula without use of any Undertaking Specific Parameters.

The Solvency Capital Requirement and the Minimum Capital Requirement figures presented here below relate to Athora Belgium Standard Formula results (with volatility adjustment) as at 31st of December 2023 and as at 31st of December 2022:



SCR Values

(€ thousands)	SCR Values	MCR Values
Current Year	384.540	173.043
Previous Year	413.939	178.810

Thanks to its sound risk management system, the risk identification and measurement was deemed as sufficiently complete and accurate to exclude any capital add-on to the Solvency Capital Requirement based on the EIOPA Standard Formula Risk Map.

The overall risk profile of the company decreased from 2022 to 2023, this decrease of the Solvency Capital Requirement and Minimum Capital Requirement compared to previous year arises from:

- The decrease of Life underwriting risk mainly driven by (1), lower risk-free rate which decreased mass lapse risk, and (2) the increase of expense risk driven by the costs increase.
- The decrease of counterparty default risk following in the decrease in cash and receivables driven by the collateral on derivatives. This results from an efficient cash management and more CCP cleared derivatives for which the posted collateral is not exposed to default risk.
- The decrease of Market risk driven by a decrease of the private equity exposure and a better diversification across the market risk sub-modules.

Thanks to its sound risk management system, the risk identification and measurement was deemed as sufficiently complete and accurate to exclude any capital add-on to the Solvency Capital Requirement based on the EIOPA Standard Formula Risk Map.

E.2.2. Solvency Capital Requirement breakdown

The total Solvency Capital Requirement split by Risk before and after diversification at Year End 2023 is given here below.

The table below shows the Standard Formula modules before and after diversification with each other. The diversification effect is calculated according to the EIOPA Standard Formula correlation tables and equals € 114.687 thousands or 32% of the total Solvency Capital Requirement after diversification. The table also shows the contribution of each risk (module) to the Solvency Capital Requirement and thus to the overall Solvency position.

Market risk is the most significant risk as it includes equity risk which is the largest risk the Company is exposed to (within the market risk module) due to its large exposure to private equity and strategic participations, followed by spread risk due to it large exposure to fixed income bonds and private loans. As part of Athora product mix offer, the Unit Linked allows for more market risk absorption given the increase in overall business volume and as a larger part of the market risks are borne by the policyholders.

Life underwriting risk also contributes significantly to the Solvency Capital Requirement mainly through lapse risk and expense risk. Lapse risk has decreased in 2023, with mass lapse risk remaining the biting scenario after the increase of interest rates observed over 2022 and first half of 2023. Expense risk mainly increased due to the increase of the costs baseline in 2023.

Counterparty Default Risk is the third largest contributor to Solvency Capital Requirement and highly depends on the probability of default of the counterparty and collateral in place. In 2023, Athora Belgium decreased its cash exposure while maintaining sufficient liquidity buffer in place to face the market volatility and reduced the



default risk on receivables arising from collateral posted for derivatives thanks to increased part of CCP cleared derivatives. These effects combined leading to a decrease of the Counterparty Default Risk.

Operational Risk is the fourth largest contributor to Solvency Capital Requirement and is defined as a function of the Company's business volume under the Standard Formula. Operational Risk increased since last year in line with the increase of the BEL compared to previous year.

Finally, the tax absorption effect, positively impacted the Solvency Capital Requirement and thus the overall Solvency position at Year End 2023.

Total SCR split by Risk before and after diversification

(€ thousands)	Before Divers	After Diversi	After Diversification		
	Total	Impact (%)	Total	Impact (%)	
nSCR before Diversification	475.839	123,7%	361.152	93,9%	
Market Risks	270.646	70,4%	241.264	62,7%	
Counterparty Default Risks	51.735	13,5%	22.599	5,9%	
Life Underwriting Risks	149.984	39,0%	96.119	25,0%	
Health Underwriting Risks	3.474	0,9%	1.170	0,3%	
Non-Life Underwriting Risks	0	0,0%	0	0,0%	
Diversification benefit	-114.687	-29,8%			
nBSCR after Diversification	361.151	93,9%	361.151	93,9%	
Operational Risk	33.175	8,6%	33.175	8,6%	
Total SCR before Taxes	394.327	102,5%	394.327	102,5%	
Tax absorption	-9.787	-2,5%	-9.787	-2,5%	
Total SCR	384.540	100,0%	384.540	100,0%	

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

Athora Belgium does not use the duration-based equity risk sub-module approach in the calculation of the solvency Capital Requirement.

E.4. Difference between the standard formula and any internal model used

Athora Belgium does not use an internal model and apply only the standard formula as explained in previous chapter.



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

Athora Belgium has a sound solvency position, no issues related to the compliance neither with the Minimum Capital Requirements nor with the Solvency Capital Requirement.

E.6. Any other information

No additional information to be mentioned.



Disclosures



✓ S.02.01.02: Balance sheet

 \checkmark

- S.04.05.21: Premiums, claims and expenses by country
 - Athora Belgium does have a non-life portfolio the template is empty
 - S.05.01.02: Premiums, claims and expenses by line of business
 - Athora Belgium does have a non-life portfolio the template is empty
- S.12.01.02: Life and Health SLT Technical Provisions
- ✓ S.17.01.02: Non-Life Technical Provisions
 - Athora Belgium does have a non-life portfolio the template is empty
- ✓ S.19.01.21: non-Life insurance claims
 - Athora Belgium does have a non-life portfolio the template is empty
- S.22.01.21: Impact of the long term guarantees and transitional measure
- ✓ S.23.01.01: Own Funds
- S.25.01.21: Solvency Capital Requirement for undertakings on Standard Formula
- S.28.02.01: Minimum capital Requirement Both life and non-life insurance activity

In the QRTs as disclosed on the following pages, all figures are in EUR thousands (in line with regulation).



S.02.01.02.01: Balance sheet

Solvency II value

Intangible assets	R0030	
Deferred tax assets	R0040	62.36
Pension benefit surplus	R0050	
Property, plant & equipment held for own use	R0060	1.6
Investments (other than assets held for index-linked and unit-linked contracts)	R0070	6.659.5
Property (other than for own use)	R0080	
Holdings in related undertakings, including participations	R0090	2.7
Equities	R0100	114.2
Equities - listed	R0110	114.2
Equities - unlisted	R0120	
Bonds	R0130	3.075.9
Government Bonds	R0140	2.723.8
Corporate Bonds	R0150	12.5
Structured notes	R0160	321.5
Collateralised securities	R0170	18.0
Collective Investments Undertakings	R0180	2.879.0
Derivatives	R0190	577.5
Deposits other than cash equivalents	R0200	10.0
Other investments	R0210	
Assets held for index-linked and unit-linked contracts	R0220	1.860.2
Loans and mortgages	R0230	317.7
Loans on policies	R0240	86.9
Loans and mortgages to individuals	R0250	1.5
Other loans and mortgages	R0260	229.2
Reinsurance recoverables from:	R0270	1.800.9
Non-life and health similar to non-life	R0280	
Non-life excluding health	R0290	
Health similar to non-life	R0300	
Life and health similar to life, excluding health and index-linked and unit-linked	R0310	1.800.9
Health similar to life	R0320	
Life excluding health and index-linked and unit-linked	R0330	1.800.9
Life index-linked and unit-linked	R0340	
Deposits to cedants	R0350	
Insurance and intermediaries receivables	R0360	37.7
Reinsurance receivables	R0370	9.5
Receivables (trade, not insurance)	R0380	339.4
Own shares (held directly)	R0390	
Amounts due in respect of own fund items or initial fund called up but not yet paid in	R0400	
Cash and cash equivalents	R0410	162.4
Any other assets, not elsewhere shown	R0420	4.3
otal assets	R0500	11.256.0



Solvency II value

Liabilities		C0010
Technical provisions – non-life	R0510	
Technical provisions – non-life (excluding health)	R0520	
Technical provisions calculated as a whole	R0530	
Best Estimate	R0540	
Risk margin	R0550	
Technical provisions - health (similar to non-life)	R0560	
Technical provisions calculated as a whole	R0570	
Best Estimate	R0580	
Risk margin	R0590	
Technical provisions - life (excluding index-linked and unit-linked)	R0600	6.615.9
Technical provisions - health (similar to life)	R0610	9.0
Technical provisions calculated as a whole	R0620	
Best Estimate	R0630	8.6
Risk margin	R0640	4
Technical provisions – life (excluding health and index-linked and unit-linked)	R0650	6.606.9
Technical provisions calculated as a whole	R0660	
Best Estimate	R0670	6.527.9
Risk margin	R0680	78.9
Technical provisions – index-linked and unit-linked	R0690	1.767.3
Technical provisions calculated as a whole	R0700	
Best Estimate	R0710	1.749.7
Risk margin	R0720	17.5
Contingent liabilities	R0740	
Provisions other than technical provisions	R0750	5.8
Pension benefit obligations	R0760	49.1
Deposits from reinsurers	R0770	47.3
Deferred tax liabilities	R0780	
Derivatives	R0790	750.1
Debts owed to credit institutions	R0800	1.274.8
Financial liabilities other than debts owed to credit institutions	R0810	2
Insurance & intermediaries payables	R0820	42.6
Reinsurance payables	R0830	7.4
Payables (trade, not insurance)	R0840	170.1
Subordinated liabilities	R0850	40.0
Subordinated liabilities not in Basic Own Funds	R0860	
Subordinated liabilities in Basic Own Funds	R0870	40.0
Any other liabilities, not elsewhere shown	R0880	27.4
Fotal liabilities	R0900	10.798.6
Excess of assets over liabilities	R1000	457.4



S.04.05.21: Premiums, claims and expenses by country

Home country: Non-life insurance and reinsurance obligations

Gross Written Premium (direct)	
Gross Written Premium (proportional reinsurance)	
Gross Written Premium (non-proportional reinsurance)	
Premiums earned (gross)	
Gross Earned Premium (direct)	
Gross Earned Premium (proportional reinsurance)	
Gross Earned Premium (non-proportional reinsurance)	
Claims incurred (gross)	
Claims incurred (direct)	
Claims incurred (proportional reinsurance)	
Claims incurred (non-proportional reinsurance)	
Expenses incurred (gross)	
Gross Expenses Incurred (direct)	
Gross Expenses Incurred (proportional reinsurance)	
Gross Expenses Incurred (non-proportional reinsurance)	

	C0010
20	-
21	-
22	-
30	-
31	-
32	-
40	-
11	
12	
50	-
51	-
52	

Home country

Home country: Life insurance and reinsurance obligations

Gross Written Premium
Gross Earned Premium
Claims incurred
Gross Expenses Incurred

Home	country

	C0030
R1020	577.181
R1030	577.181
R1040	725.003
R1050	79.691



S.05.01.02: Premiums, claims and expenses by line of business Life

	-	Line of Business for: life insurance obligations						Life Reinsura		
		Health insurance	Insurance with profit participa- tion	Index-linked and unit-linked insurance	Other life insurance	Annuities stemming from non-life insurance contracts and relating to health insurance obligations	Annuities stemming from non-life insurance contracts and relating to insurance obligations other than health insurance obligations	Health reinsurance	Life reinsurance	Total
		C0210	C0220	C0230	C0240	C0250	C0260	C0270	C0280	C0300
Premiums written	r						1	1		
Gross	R1410	675	293.117	246.163	37.226	-	-	-	8.643	585.825
Reinsurers' share	R1420	60	49.936	-	26.565	-	-	-	536	77.097
Net	R1500	615	243.181	246.163	10.661	-	-	-	8.107	508.727
Premiums earned										
Gross	R1510	675	293.117	246.163	37.226	-	-	-	8.643	585.825
Reinsurers' share	R1520	60	49.936	-	26.565	-	-	-	536	77.097
Net	R1600	615	243.181	246.163	10.661	-	-	-	8.107	508.727
Claims incurred										
Gross	R1610	943	580.183	114.735	29.908	-	-	-	10.771	736.540
Reinsurers' share	R1620	57	186.264	-	23.608	-	-	-	1.181	211.109
Net	R1700	886	393.919	114.735	6.300	-	-	-	9.590	525.431
Expenses incurred		-	39.461	38.024	2.211	-	-	-	3.386	83.083
Balance - other technical expenses/income	R2500									-
Total technical expenses	R2600									83.083
Total amount of surrenders	R2700	-	241.624	99.597	-	-	-	-	-	341.221



S.12.01.02: Life and Health SLT Technical Provisions

				Index-linked and unit-linked insurance			Other life in		
		Insurance with profit participation		Contracts without options and guarantees	Contracts with options or guarantees		Contracts without options and guarantees	Contracts with options or guarantees	Annuities other than health
		C0020	C0030	C0040	C0050	C0060	C0070	C0080	C0090
Technical provisions calculated as a whole	R0010	-	-			-			-
Total Recoverables from reinsurance/SPV and Finite Re after the adjustment for expected losses due to counterparty default associated	R0020	-	-			-			-
to TP calculated as a whole									
Technical provisions calculated as a sum of BE and RM									
Best Estimate									
Gross Best Estimate	R0030	6.304.411		1.749.777	-		-	187.055	-
Total recoverables from reinsurance/SPV and Finite Re before the adjustment for expected losses due to counterparty default	R0080	1.803.605		(2)	-		-	20.493	-
Best estimate minus recoverables from reinsurance/SPV and Finite Re	R0090	4.500.806		1.749.779	-		-	166.563	-
Risk Margin	R0100	72.490	17.544			4.527			-
Technical provisions - total	R0200	6.376.901	1.767.322			191.582			-



S.12.01.02: Life and Health SLT Technical Provisions (continued)

		Health insurance (direct business)							
		Accepted reinsurance	Total (Life other than health insurance, incl. Unit-Linked)		Contracts without options and guarantees	Contracts with options or guarantees	Annuities relating to health	Health reinsurance (reinsurance accepted)	Total (Health similar to life insurance)
	-	C0100	C0150	C0160	C0170	C0180	C0190	C0200	C0210
Technical provisions calculated as a whole	R0010	-	-	-			-	-	-
Total Recoverables from reinsurance/SPV and Finite Re after the adjustment for expected losses due to counterparty default associated to TP calculated as a whole	R0020	-	-	-			-	-	-
Technical provisions calculated as a sum of BE and RM									
Best Estimate									
Gross Best Estimate	R0030	36.512	8.277.756		8.607	-	-	-	8.607
Total recoverables from reinsurance/SPV and Finite Re before the adjustment for expected losses due to counterparty default	R0080	(23.143)	1.800.953		-	-	-	-	-
Best estimate minus recoverables from reinsurance/SPV and Finite Re	R0090	59.655	6.476.803		8.607	-	-	-	8.607
Risk Margin	R0100	1.943	96.504				-	-	441
Technical provisions - total	R0200	38.455	8.374.260	9.048			-	-	9.048



S.22.01.21: Impact of the long term guarantees and transitional measure

		Amount with Long Term Guarantee measures and transitionals	Impact of transitional on technical provisions	Impact of transitional on interest rate	Impact of volatility adjustment set to zero	Impact of matching adjustment set to zero
		C0010	C0030	C0050	C0070	C0090
Technical provisions	R0010	8.383.309	-	-	117.932	-
Basic own funds	R0020	497.418	-	-	(68.154)	-
Eligible own funds to meet Solvency Capital Requirement	R0050	612.733	-	-	(90.336)	-
Solvency Capital Requirement	R0090	384.540	-	-	4.514	-
Eligible own funds to meet Minimum Capital Requirement	R0100	435.052	-	-	(90.872)	-
Minimum Capital Requirement	R0110	173.043	-	-	2.031	-



S.23.01.01: Own Funds, including basic own funds and ancillary own funds

	_	Total	Tier 1 - unrestricted	Tier 1 - restricted	Tier 2	Tier 3
		C0010	C0020	C0030	C0040	C0050
Basic own funds before deduction for participations in other financial sector as foreseen in article 68 of Delegated Regulation 2015/35						
Ordinary share capital (gross of own shares)	R0010	40.000	40.000		-	
Share premium account related to ordinary share capital	R0030	18.773	18.773		-	
Initial funds, members' contributions or the equivalent basic own – fund item for mutual and mutual-type undertakings	R0040	-	-		-	
Subordinated mutual member accounts	R0050	-		-	-	-
Surplus funds	R0070	20.000	20.000			
Preference shares	R0090	-		-	-	-
Share premium account related to preference shares	R0110	-		-	-	-
Reconciliation reserve	R0130	316.274	316.274			
Subordinated liabilities	R0140	40.006		40.006	-	-
An amount equal to the value of net deferred tax assets	R0160	62.365				62.365
Other own fund items approved by the supervisory authority as basic own funds not specified above	R0180	-	-	-	-	
Own funds from the financial statements that should not be represented by the reconciliation reserve and do not meet the criteria to be classified as Solvency II own funds						
Own funds from the financial statements that should not be represented by the Reconciliation reserve and do not meet the criteria to be classified as Solvency II own funds	R0220	-				
Deductions	_					
Deductions for participations in financial and credit institutions	R0230	-	-	-	-	-
Total basic own funds after deductions	R0290	497.418	395.046	40.006	-	62.365
Ancillary own funds						
Unpaid and uncalled ordinary share capital callable on demand	R0300	-			-	
Unpaid and uncalled initial funds, members' contributions or the equivalent basic own fund item for mutual and mutual - type undertakings, callable on demand	R0310	-			-	
Unpaid and uncalled preference shares callable on demand	R0320	-			-	-
A legally binding commitment to subscribe and pay for subordinated liabilities on demand	R0330	-			-	-
Letters of credit and guarantees under Article 96(2) of the Directive 2009/138/EC	R0340	-			-	
Letters of credit and guarantees other than under Article 96(2) of the Directive 2009/138/EC	R0350	-			-	-
Supplementary members calls under first subparagraph of Article 96(3) of the Directive 2009/138/EC	R0360	-			-	
Supplementary members calls - other than under first subparagraph of Article 96(3) of the Directive 2009/138/EC	R0370	-			-	-
Other ancillary own funds	R0390	120.000			120.000	-
Total ancillary own funds	R0400	120.000			120.000	-



S.23.01.01: Own Funds, including basic own funds and ancillary own funds (continued)

		Total	Tier 1 - unrestricted	Tier 1 - restricted	Tier 2	Tier 3
		C0010	C0020	C0030	C0040	C0050
Available and eligible own funds						
Total available own funds to meet the SCR	R0500	617.418	395.046	40.006	120.000	62.365
Total available own funds to meet the MCR	R0510	435.052	395.046	40.006	-	
Total eligible own funds to meet the SCR	R0520	612.733	395.046	40.006	120.000	57.681
Total eligible own funds to meet the MCR	R0530	435.052	395.046	40.006	-	
SCR	R0540	384.540				
MCR	R0550	173.043				
Ratio of Eligible own funds to SCR	R0560	159%				
Ratio of Eligible own funds to MCR	R0570	251%				

		C0060
Reconciliation reserve	_	
Excess of assets over liabilities	R0700	457.412
Own shares (held directly and indirectly)	R0710	
Foreseeable dividends, distributions and charges	R0720	
Other basic own fund items	R0730	141.138
Adjustment for restricted own fund items in respect of matching adjustment portfolios and ring fenced funds	R0740	
Reconciliation reserve	R0760	316.274



S.25.01.21: Solvency Capital Requirement for undertakings on Standard Formula

		Gross solvency capital requirement	USP	Simplifications	
	-	C0110	C0090	C0120	
Market risk	R0010	279.241			
Counterparty default risk	R0020	51.735			
Life underwriting risk	R0030	159.584	None		
Health underwriting risk	R0040	3.474	None		
Non-life underwriting risk	R0050	-	None		
Diversification	R0060	(119.046)			
Intangible asset risk	R0070	-			
Basic Solvency Capital Requirement	R0100	374.988	Р		

Calculation of Solvency Capital Requirement		C0100
Operational risk	R0130	33.176
Loss-absorbing capacity of technical provisions	R0140	(13.836)
Loss-absorbing capacity of deferred taxes	R0150	(9.787)
Capital requirement for business operated in accordance with Art. 4 of Directive 2003/41/EC	R0160	
Solvency Capital Requirement excluding capital add-on	R0200	384.540
Capital add-on already set	R0210	
of which, capital add-ons already set - Article 37 (1) Type a	R0211	
of which, capital add-ons already set - Article 37 (1) Type b	R0212	
of which, capital add-ons already set - Article 37 (1) Type c	R0213	
of which, capital add-ons already set - Article 37 (1) Type d	R0214	
Solvency capital requirement	R0220	384.540

		C0110
Other information on SCR		
Capital requirement for duration-based equity risk sub-module	R0400	-
Total amount of Notional Solvency Capital Requirements for remaining part	R0410	-
Total amount of Notional Solvency Capital Requirements for ring fenced funds	R0420	-
Total amount of Notional Solvency Capital Requirements for matching adjustment portfolios	R0430	-
Diversification effects due to RFF nSCR aggregation for article 304	R0440	-



S.25.01.21: Solvency Capital Requirement for undertakings on Standard Formula (continued)





S.28.02.01: Minimum Capital Requirement for insurance undertakings engaged in both life and non-life insurance activity

		MCR con	nponents		
		Non-life activities	Life activities		
		MCR(NL, NL) Result	MCR(NL, L)Result		
		C0010	C0020		
Linear formula component for non-life insurance and reinsurance obligations	R0010	1.209	-		
		Non-life	activities	Life ac	tivities
		Net (of re- insurance/SPV) best estimate and TP calculated as a whole	Net (of reinsurance) written premiums in the last 12 months	Net (of re- insurance/SPV) best estimate and TP calculated as a whole	Net (of reinsurance) written premiums in the last 12 months
		C0030	C0040	C0050	C0060
Medical expense insurance and proportional reinsurance	R0020	-	-	-	-
Income protection insurance and proportional reinsurance	R0030	8.607	954	-	-
Workers' compensation insurance and proportional reinsurance	R0040	-	-	-	-
Motor vehicle liability insurance and proportional reinsurance	R0050	-	-	-	-
Other motor insurance and proportional reinsurance	R0060	-	-	-	-
Marine, aviation and transport insurance and proportional reinsurance	R0070	-	-	-	-
Fire and other damage to property insurance and proportional reinsurance	R0080	-	-	-	-
General liability insurance and proportional reinsurance	R0090	-	-	-	-
Credit and suretyship insurance and proportional reinsurance	R0100	-	-	-	-
Legal expenses insurance and proportional reinsurance	R0110	-	-	-	-
Assistance and proportional reinsurance	R0120	-	-	-	-
Miscellaneous financial loss insurance and proportional reinsurance	R0130	-	-	-	-
Non-proportional health reinsurance	R0140	-	-	-	-
Non-proportional casualty reinsurance	R0150	-	-	-	-
Non-proportional marine, aviation and transport reinsurance	R0160	-	-	-	-
Non-proportional property reinsurance	R0170	-	-	-	-

R0200

Linear formula component for life insurance and reinsurance obligations

Non-life activities	Life activities
MCR(L, NL) Result	MCR(L, L) Result
C0070	C0080
181	184.466

Notional MCR



S.28.02.01: Minimum Capital Requirement for insurance undertakings engaged in both life and non-life insurance activity (continued)

		Non-life activities		Life acti	vities
		Net (of re- insurance/SPV) best estimate and TP calculated as a whole	Net (of re- insurance/SPV) total capital at risk	Net (of re- insurance/SPV) best estimate and TP calculated as a whole	Net (of re- insurance/SPV) total capital at risk
		C0090	C0100	C0110	C0120
Obligations with profit participation - guaranteed benefits	R0210	-		4.456.909	
Obligations with profit participation - future discretionary benefits	R0220	-		43.897	
Index-linked and unit-linked insurance obligations	R0230	-		1.749.779	
Other life (re)insurance and health (re)insurance obligations	R0240	8.607		226.218	
Total capital at risk for all life (re)insurance obligations	R0250		-		6.920.292

Overall MCR calculation

Linear MCR	R0300
SCR	R0310
MCR cap	R0320
MCR floor	R0330
Combined MCR	R0340
Absolute floor of the MCR	R0350
Minimum Capital Requirement	R0400

C0130	
	185.856
	384.540
	173.043
	96.135
	173.043
	8.000
	173.043

4.000

Notional non-life and life MCR calculation		Non-life activities	Life activities
		C0140	C0150
Notional linear MCR	R0500	1.389	184.466
Notional SCR excluding add-on (annual or latest calculation)	R0510	2.875	381.665
Notional MCR cap	R0520	1.294	171.749
Notional MCR floor	R0530	719	95.416
Notional Combined MCR	R0540	1.294	171.749
Absolute floor of the notional MCR	R0550	4.000	4.000

R0560

171.749