Stellantis Life Insurance Limited

Solvency and Financial Condition Report (SFCR)

31 December 2022

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Executive Summary

Company's Background and Business

Stellantis Life Insurance Limited ("the Company") is authorised under the Insurance Business Act (Cap 403) to carry on the business of insurance restricted to risks outside Malta in the following class of long-term business:

Class 1 - Life and Annuity

The Company carries out its business in Europe.

System of Governance

The organisational structure of the Company is aimed at supporting the strategic objectives and operations of the Company. The Company has implemented a three lines of defence structure to ensure that the risks the Company faces are identified and that mitigation measures are taken.

The Directors of the Company who held office during the year were:

Edouard Marie Joseph Benoist de Lamarzelle – Chief Executive Officer/ Executive Director Mark Azzopardi – Independent Non-Executive Director Anne Sophie Achard – Non-Executive Director Steven Pourrat – Non-Executive Director (resigned on 21/12/2022)

Outsourced Activities

The Company has the following outsourcing agreements identified as key functions:

Stellantis Insurance Manager Ltd (Malta) – Insurance Management Agreement

PwC (Malta) – Internal Audit Function (Romina Soler – Appointed Internal Auditor)

Marsh Actuaries (UK) – External Actuarial Agreement – (Konrad Farrugia - Appointed Actuary)

Business Model and Financial performance

UW Results

STATEMENT OF COMPREHENSIVE INCOME Technical account – long-term business

	-	For the year Decem	
	Notes	2022 EUR	2021 EUR
Earned premiums Gross premiums written Movement in the provision for unearned premiums	14 12	5,431,892 268,432	4,423,768 252,585
Earned premiums	-	5,700,324	4,676,353
Investment loss	15	(575,515)	(105,412)
Total technical income	-	5,124,809	4,570,941
Claims recovered Claims paid Movement in the provision for claims	12 12	(914,431) (711,783)	(931,969) 2,628,464
Claims recovered Net operating expenses	16	(1,626,214) (2,987,638)	1,696,495 (2,263,621)
Total technical loss	-	(4,613,852)	(567,126)
Balance on the long-term business non-technical account (page 14)	-	510,957	4,003,815

During 2022, the Company generated an underwriting profit of EUR 510,957. The considerable decrease in profitability is mainly attributable to the following factors:

Despite the increase in earned premium levels generated from Opel Vauxhall Finance business when compared to 2021, the claims costs increased considerably. This was due to no technical provisions being released during the year.

The operating expenditure increased when compared to prior year which is in line with the increase in business. Both these factors led to a considerable decrease in profitability.

Valuation for Solvency Purposes

Solvency position				
Solvency	Capital requirement	Eligible capital	Solvency ratio	MCR as % SCR
SCR	3,675,140	10,733,110	292.0%	108.8%
MCR	4,000,000	10,733,110	268.3%	0

The Company's SCR Cover as at 31st December 2022 stood at 292%. As the Company's SCR fell below the MCR of €4M, the 'real' cover is 268%.

Capital Management

Stellantis Life Insurance Limited does not foresee any instances of non-compliance with the MCR or SCR which could potentially create a cause for concern. Management constantly monitors the SCR and MCR level on a monthly basis and has procedures in place that will immediately highlight the possibility of a drop below the 110% in SCR coverage.

A. Business and Performance

A.1 Business

Stellantis Life Insurance Limited ('the Company') is a private limited liability company registered in Malta.

The Company is regulated by the Malta Financial Services Authority. It is owned by Stellantis Services Ltd with a minor shareholding of Stellantis Financial Services S.A. (formerly Banque PSA Finance S.A.). Stellantis Services Ltd and Stellantis Financial Services S.A. form part of Stellantis N.V. which is domiciled in the Netherlands.

In January 2021 PSA Group and Italian-American conglomerate Fiat Chrysler Automobiles merged to form Stellantis N.V. which is now a multinational automotive manufacturing corporation formed on the basis of a 50-50 cross-border merger. Stellantis N.V. is headquartered in Amsterdam, Netherlands. Stellantis engages in automotive equipment and finance business in Europe, Eurasia, China and South-Asia, India Pacific, Latin America, the Middle East, Africa and America. Its automotive segment designs, manufactures and sells passenger cars and light commercial vehicles under the Stellantis Brands.

The MFSA is responsible for the supervisory authority and financial supervision of the undertaking as well as that of the Malta Stellantis Group.

The MFSA contact details are as follows:

Mr Ray Schembri Director Insurance and Pensions Supervision Unit

Malta Financial Services Authority

Triq I-Imdina, Zone 1 Central Business District Birkirkara, CBD 1010 Phone: +356 21441155 Direct: +356 25485238

Email: RSchembri@mfsa.com.mt
Web: https://www.mfsa.mt/

The independent auditors of the Company are:

Ernst & Young Malta Limited Regional Business Centre Achille Ferris Street Msida MSD 1751

ividita

Office: +356 23471522

Website: https://www.ey.com/en_mt

Share Capital

The authorised share capital of the Company is €60,000,000 divided into 600,000 Ordinary Shares of €100 each.

The issued share capital of the Company is €3,700,000 divided into 37,000 Ordinary Shares of €100 each fully paid up and subscribed to by two shareholders: Stellantis Services Limited and Stellantis Financial Services S.A.

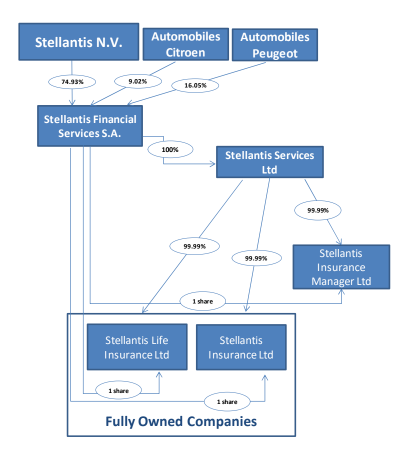
Shareholders

Stellantis Services Limited, 53 Mediterranean Building, Abate Rigord Street, Ta' Xbiex XBX 1122, Malta (Registration No. C 43459) subscribed to 36,999 Ordinary Shares of €100 each. On 10th March 2022 PSA Services Ltd changed its name to Stellantis Services Ltd.

Stellantis Financial Services S.A., 2-10 Boulevard de l'Europe - 78 300 Poissy, France (Registration No. RCS Versailles 325.952.224) subscribed to 1 Ordinary Share of €100.

The Company is owned by Stellantis Services Ltd with a minor shareholding of Stellantis Financial Services S.A. Stellantis Services Ltd and Stellantis Financial Services S.A. form part of Stellantis N.V. domiciled in the Netherlands.

Group Family Tree



Insurance Licence

The Company is authorised under the Insurance Business Act (Cap 403) to carry on the business of insurance restricted to risks outside Malta in the following class of long-term business:

Class 1 – Life and Annuity

The Company carries out its business in Europe.

A.2 Underwriting Performance

STATEMENT OF COMPREHENSIVE INCOME Technical account – long-term business

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A.3 Investment Performance

During 2022 the Company maintained its investments in UCITS and as at 31st December 2022 it held units in 8 different UCITS.

The income arising from investments held by the Company as at 31st December 2022 consists of fair value movement, loss on disposal and interest income.

The Statement of Comprehensive Income shows Investment Income amounting to -€575,515 which is made up of the following:

Movement in fair value of UCITS: €147,117 Loss on disposal of UCITS: -€764,193 Interest income from cash at bank: €41,561

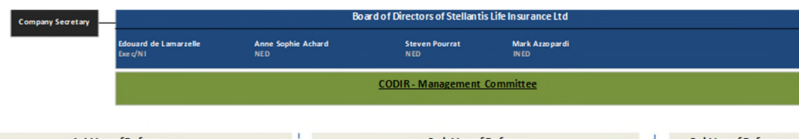
Investment income was materially lower than previous year due to the impact which the high interest rate environment had on the markets.

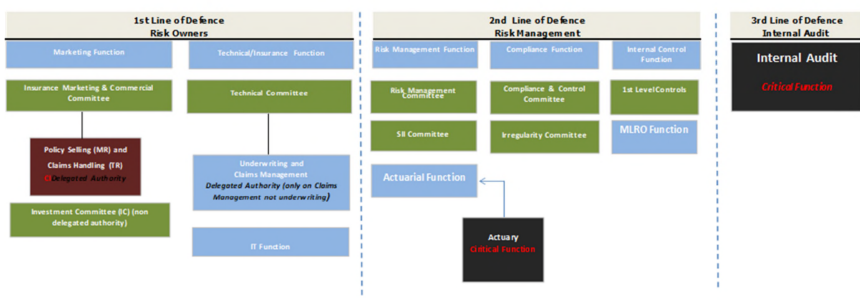
A.4 Performance of other Activities and Any Other Information

There were no other material income and expenses incurred over the reporting period compared to previous financial year worthy of disclosure.

B. System of Governance

B.1 General information on the system of governance





In order to assist the Company in mitigating the risks underlying the strategic objectives, the following committees and functions are in place:

Management Committees

a) First line of Defence

Insurance Marketing Commercial Committee

This Marketing Committee is chaired by the Chief Executive Officer and is held on a monthly basis.

The purpose of this Committee is to organise the launch and follow up process of new products and action plans and reduce the route to market for new products. Moreover, to identify products which are performing below target, to investigate and analyse the causes behind the low performance and to advise the Zone Director and SF of the possible routes to action to improve performance to meet targets.

Investment Committee

This is made up of three Directors and the Chief Financial Officer. The "prudent person principle" is the guiding principle behind all investment decisions and the Company's investment guidelines. This Committee has no delegated authority, and the recommendations proposed by the Investment Committee will need Board approval.

Technical Committee

The Technical Committee is chaired by the Technical Director and assists the Board in the oversight of the Company's key underwriting objectives, strategies and policies. The Technical Committee is responsible for approving the Company's underwriting strategies, policies, procedures, authorities and limit profiles and for reviewing the performance of the Company's underwriting portfolios.

b) Second line of Defence

Actuarial Function

The Actuarial function is split between the Technical Department and an Appointed Actuary, both carrying out separate tasks and taking different decisions. The Appointed Actuary is external to the Company and the decisions taken aim to reduce the risk of a potential conflict of interest as well as ensure that the four-eye principle is in place. The Technical Department carries out the Technical Provisions calculations on a monthly basis, analyses the pricing of new products, reviews the products' performance on a monthly basis and is also part of the Technical Committee. The Board of Directors has given delegated authority to the Technical Committee.

Compliance Officer and the Compliance and Control Committee

The Compliance Officer reports directly to the CEO and the Board. The Compliance Committee is chaired by the Head of Compliance & Risk Insurance and falls under the second line of defence. It assists the Board in the oversight of the Company's general corporate governance, compliance and control. The Board of Directors has given delegated authority to this Committee.

Risk Management Function and Risk Management Committee and Solvency II Committee

This is considered highly critical in the operations of the Company, in particular to the Risk Management and the ORSA Process. The Risk Committee is chaired by the Head of Compliance & Risk Insurance and is given delegated authority by the Board of Directors to oversee the Company's risk management arrangements ensuring that risk appetite is appropriate and adhered to and that key risks are identified and managed appropriately. The Company has a well-developed Risk Management Framework incorporated in the Corporate Governance structure. Risks are managed, monitored, reported, mitigated and controlled through the three lines of defence.

In 2022, the Solvency II Committee has been merged with the Risk Management Committee. The purpose of this Committee is to update and prepare for reporting to be done according to the Solvency II Annual Plan and to review the three pillars of Solvency II.

c) Third line of Defence

Internal Auditor

The Internal Audit Function is outsourced to PwC Malta and reports directly to the Board. The Audit topics are overseen by the Directors during the Board meeting.

B.2 "Fit and Proper" requirements

Prior to the appointment of any new member to the Board an evaluation is undertaken of the fitness and the probity of the proposed director. This involves examination and documentation of:

- The person's previous experience, knowledge and professional qualifications and whether these are adequate to enable sound and prudent management of the Company.
- Proof of skill, care, diligence and compliance with the relevant standards of the area/sector he/she has worked in.
- Reputation enquiry as to whether there are any criminal or financial antecedents or past experience with the Financial Regulator which may lead the Board to believe that the person may not discharge his/her duties in line with applicable rules, regulations or guidelines.

The Compliance Officer will notify the Malta Financial Services Authority ('MFSA') of the identity of the Board of Directors or any amendment to its composition along with all information needed to assess whether they are fit and proper.

B.3 Risk Management System including the ORSA

The Company's Risk Management Framework shall play a role in strategy and business planning with participation of the Risk Management Functions in strategy and business planning being a key critical element for implementing the Company's risk strategy.

The Risk Management Framework provides decision makers with information about important variables that can affect the amount of capital required to support the business plan, the amount of capital generated and recycled as a result of the components and ultimate execution of the business plan, and the economic return of capital expected to be generated by the business plan. The Finance, Investment and Actuarial Functions play a key role in supporting and implementing the Risk Management Framework in this regard.

More particularly the Risk Management Framework monitors solvency needs assessment as identified in the ORSA to avoid any significant deviation with the overall risk tolerance limits and regulatory capital requirements. Throughout the Risk Valuations and ORSA process, it is also ensuring the viability of the overall business model under stressed conditions on a short, middle and long-term perspective.

Following the identification of the various risks, each risk is then categorised. Discussions and workshops are held with risk owners in order to generate a scenario which enables to assign a severity score to each risk. In addition, the frequency of each risk is also assigned during these discussions. The following sections illustrate in more detail the process that is followed to arrive at the valuation of the risks:

- 1. Risk identification and description
- 2. Valuation method used
- 3. Results of valuation

The Company adopts the Diversified Risk Profile, which can be defined as a measure of losses based on various items of historical data such as total losses, number of losses, average loss size, payment patterns and correlations between different risk categories.

The diversified risk profile is based on the principle that not all risks can materialise at once and therefore it gives a more realistic risk profile. Furthermore, it provides the management of the Company, the chance to compare the risk profile with the Company's set threshold. The Diversified Risk Profile will in turn provide a better indication of what the Company expects the average loss in monetary terms to be.



Objectives and Minimum Requirements in assessing Solvency needs

The objective of the risk valuations and ORSA process is to give Stellantis Life Insurance a global view of its risks within a time horizon of 3 years. This process aims to help the strategic decision-making process at a top management level (Board of Directors, CODIR), and to improve the mitigation and control of the existing risks. The risk valuations and the ORSA are performed together within the same process. The risk valuations are the base of the risk management system; they allow for the risk identification, assessment, monitoring and reporting, as well as the improvement of the risk mitigation techniques. The ORSA is an annual assessment of Stellantis Life Insurance's risks and solvency needs, taking into account its risk tolerance and the current risk mitigation techniques.

Minimum Requirements in assessing Solvency needs

The assessment of the overall solvency needs is expected to:

- 1. Reflect the material risks arising from all assets and liabilities including intra-group and off-balance sheet arrangements;
- 2. Reflect the Company's management practices, systems and controls including the use of risk mitigation techniques;
- 3. Assess the quality of processes and inputs, in particular the adequacy of the Company's system of governance, taking into consideration risks that may arise from inadequacies or deficiencies;
- 4. Connect business planning to solvency needs;
- 5. Include explicit identification of possible future scenarios;
- 6. Address potential external stress; and
- 7. Use a valuation basis that is consistent throughout the overall solvency needs assessment.

Strategy and business planning

The strategic direction of the business will be set within the risk profile of the Company and considers the implication upon capital allocation. Stellantis Life Insurance operates in a capital-constrained environment and capital rationing through the planning process is a critical mechanism for ensuring that scarce resources are deployed most effectively with due consideration given to the impact of short term and long-term risks associated with executing the Company's business plan. Participation of the Risk Management Function in strategy and business planning is a key critical element for implementing the Company's risk strategy.

The Company's strategic plan should serve as a basis for the calculation of the ORSA. The 3-year financial projections are used to project the Company's technical and non-technical results, asset-liability position and the Company's projected capital levels for the coming 36 months.

In line with Guideline 17, the Company is now taking into account the results of the ORSA and the insights gained throughout the process of this assessment in its capital management and business planning. The following are the key conclusions from the ORSA exercise:

- The discussions which previously used to take place on various risks faced by the Company are now being documented, treated and monitored in a more consistent and clinical approach;
- The documentation of the process and various risks enables all key personnel to be fully aware of the critical risks and also contribute to the treatment of these risks;
- The risks underlying the Company's strategic plan can be individually quantified and aggregated in terms of Euro Value depending on the level of confidence determined by the Board of Directors. This would model the way future strategic decisions are taken.
- A number of stress test scenarios were included to this year's ORSA. Given that the risk profile of the
 Company is similar to that of 2021, there were no major differences in the stress test scenarios, however a
 new cyber stress test was included in the list of tests. In addition, the stress tests have also been linked to
 sustainability and emerging risks.
- Following the ORSA of 2021 where an update has been provided in relation to climate change, for this ORSA, the scenarios have been re-visited and discussed in order to improve the quantitative analysis. This year a market risk scenario was included. In addition to climate change risk, an analysis regarding Social and Governance risks has also been carried out in order to have the full view of sustainability risks.

Overall Methodology

Stellantis Life Insurance has adopted the following key steps to comply with the ORSA guidelines issued by EIOPA:

- Independent risk identification
- Risk Valuations, where each identified risk is subjected to:
 - Risk Owners Identification
 - Inherent Risk Exposure and Evaluation
 - Risk Control and Mitigation
 - Residual Risk Exposure and Evaluation
 - Risk Assessment
 - Comparison with Standard Formula Valuations

Usage of Standard Formula or a different assessment methodology depends on whether the Standard Formula adequately reflects the Company's individual risk profile.

To ensure the overall consistency of the Solvency II approach, the Company has streamlined the risk management process and ORSA policy with the SCR calculation for;

- classification;
- · modularity; and
- technical specification where Standard Formula reflects the Company's specific risk

The Standard Formula is only required for the risk classification, identification and, when relevant, the assessment. Additional risks and assessment methodologies are included in the ORSA process, so that the final results reflect the risk profile of the Company.

If, after an independent assessment of the risks, Stellantis Life Insurance considers that the Standard Formula reflects the risks in an appropriate manner, given the size and complexity of the Company, the ORSA shall rely on the Standard Formula for the assessment of those risks.

The Standard Formula, may not appropriately assess other risks, included in the SCR calculation, because the risk profile of Stellantis Life Insurance for those particular risks may deviate significantly from the assumptions underlying the Formula. In such case, the assessment shall be made through an adjustment of the parameters of the Standard Formula.

For some other risks, the Standard Formula itself is not appropriate and an adjustment would not be enough to properly reflect the risk. For these risks a completely independent assessment or a scenario-based approach is carried out. Strategic and compliance risks are not included in the SCR calculation. For these types of risk, the assessment shall be made through a scenario-based approach.

Types of risks	Types of risks	Appropriateness of the Standard Formula	Assessment methodology
		Appropriate	Standard Formula (SF)
Risks Identified	Standard Formula risks (risk = sub module)	Parameters are criticised	Adjusted Formula (AF)
		Not appropriate	Scenario-based approach (SBA) or Actuarial Independent Assessment (IA)
	Additional risks	N.A.	Scenario-based approach (SBA)

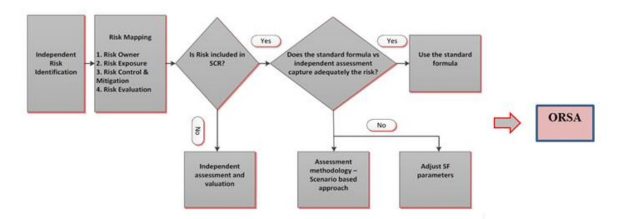
Stellantis Life Insurance considers relevant to use the 99.5% Value at Risk, as used in the SCR calculation for all Pillar 1 risks included in the Standard Formula (even those for which the parameters or calculation method will be adjusted). For additional risks not included in the SCR calculation, namely strategic and compliance risks, Stellantis Life Insurance also uses the 99.5% Value at Risk ('VaR') to maintain a coherent VaR.

This aims at ensuring a better consideration of its specific risk profile on a sufficiently reasonable basis, approved risk tolerance limits and business strategy with regard to the current level of its SCR, as well as to continuously monitor the compliance with capital requirements.

Identification and Valuation Process

The Board adopted a top-down approach and participated in the forward-looking assessment of the own risks, including how the assessment was to be performed. The Board has challenged the results during a session held with the Risk Management team outside Board meetings.

The Risk Management team together with the Company's key functions have, independently from the Standard Formula, identified and assessed the risks facing the Company. Thereafter, a comparison against the Standard Formula was carried out. When the Standard Formula was deemed to be adequate to capture the Company's risk profile, the Risk Management team decided to use the technical specifications underlying the Standard Formula. Additional risks and assessment methodologies were included in the ORSA process, so that the final results would reflect more closely the Company's risk profile. An illustration of the process adopted has been produced below.



Critical Assessment of Pillar 1 calculation

With the support or under the supervision of the actuarial function, ad hoc experts:

- Identify the (sub) modules for which the risk profile of Stellantis Life Insurance deviates from the assumptions underlying the SCR of the Company.
- Explain the deviation/reasons why the Standard Formula is not appropriate to assess the risk: existence of significant risk mitigation techniques or contingency measures, specific risk portfolio not taken into account in the Standard Formula, etc.
- Define the assessment methodology for those risks: the adjustment of the formula's parameters, independent actuarial assessment, or the scenario-based approach if the formula itself is not appropriate.

Scenario analysis and qualitative assessment

With the support of the other departments, during a workshop, the Risk Manager:

- Identifies potential scenarios for each SBA risk, taking into account the risk exposure, sensitivity and concentration, and the existing risk mitigation techniques.
- Realises a first qualitative assessment of all risks, based on the risk description and potential impact. Risks are classified on a scale at 3 levels:
 - High: High exposure and mitigation techniques and controls
 - Medium: High exposure with high confidence in the quality and robustness of existing mitigation techniques and controls or low exposure with mitigation techniques and controls
 - Low: Exposure with high confidence in the quality and robustness of existing mitigation techniques and controls
- Chooses one representative scenario for each risk. Unlikely or extreme scenarios are avoided.
- Describes precisely the chosen scenario and its consequences.

Scenario quantitative assessment

For AF risks:

The parameters of the Standard Formula are modified according to the criteria addressed to the Pillar 1 calculation. Any adjustment of parameters shall be thoroughly justified in the ORSA report.

For IA risks:

The ORSA Team conducts an independent assessment of the risk in which a historical data set is used to quantify the potential risk under study.

For SBA risks

With the support of risk owners, the risk manager assesses the impact and the frequency of the chosen scenario (before and after taking into account the existing risk mitigation techniques and contingency measures). This assessment is based on an expert estimate and on historical losses. The frequency describes the occurrence of the risk. The impact describes the financial impact of the risk, including all costs. When available quantitative data can help to assess more precisely the risk, the detailed description of the assessment and the calculation is recorded.

Governance

The Board of Directors has the ultimate responsibility for the ORSA. It decides when to conduct an ORSA and challenges the results.

The Risk Management function is in charge of the risk valuations process while the Actuarial Function is in charge of the ORSA process. The internal Actuarial Function works closely with the Appointed Actuary who will participate or review all quantitative assessments.

Other departments of Stellantis Life Insurance and especially the members of the CODIR are involved in order to help identify and assess the risks relevant to their activities. The CODIR members are appointed as risk owners and

are to provide a valuation of the various risks included in the final figures as well as monitor their risks on a quarterly basis. The stakeholders involved are the following:

- Underwriting and Reserving Technical Director and Senior Insurance Statistical Analyst
- Investments Chief Financial Officer
- Operational Risk Head of Compliance and Risk Insurance
- Strategic Risk Marketing Director and Chief Financial Officer
- Regulatory & Compliance Risk Head of Legal and Head of Compliance and Risk Insurance
- Cyber Risk IT Manager and Head of Compliance and Risk Insurance
- Sustainability and Emerging Risk Head of Compliance and Risk Insurance
- Solvency Capital Projections Head of Solvency

Definition of risk tolerance

The Board of Directors:

- Defines a qualitative overall risk appetite, based on the strategy of Stellantis Life Insurance
- · Defines a quantitative overall risk appetite, based on the strategy of Stellantis Life Insurance

Risk owners:

Define an indicator for each of their risks with a threshold that must not be exceeded. The threshold represents the risk tolerance and is aligned with the qualitative and quantitative risk appetite defined by the Board of Directors.

Risk identification and description

With the support of the other departments, the risk manager:

- Identifies the various operational risks
- Identifies the various strategic risks
- Identifies the various compliance risks
- Identifies the various cyber risks
- Identifies the various Sustainability and Emerging risks
- Realises a qualitative description of each risk (SCR risks + additional risks)
- Assigns a risk owner to that particular risk
- Assesses the risk criticality in terms of Frequency and Severity
- Describes the risk mitigation techniques and contingency measures that contribute to reduce the frequency
 or the impact of the risk (investment limits, wording, reinsurance, regular controls, reconciliations,
 monitoring of ratios, committees, contingency plans, IT back-ups, etc.).

All of the above is recorded within the Company's risk register; this therefore includes a record of the individual risk analysis (quantified and non-quantified risks) including a description and explanation of the risks identified. The risk register is a live document which is updated as often as necessary, but in any case, at least annually. A clear audit trail is maintained between versions, in order to capture the development of the individual risks.

Frequency vs Severity

Unless otherwise stated for all risks, the Company established a Frequency and Severity matrix to determine what is significant for the Company's business strategy.

Inherent and Residual Risk Basis and Value at Risk

The Board has considered each individual risk on a gross and net basis. In this respect, the risk severity and frequency scoring was evaluated before and after mitigating controls were taken into account. The risks evaluated before applying any mitigating controls are the Inherent Risks while those after taking controls into account are the Residual Risks.

This methodology was used for each identified risk and was conducted through a discussion at management level. This was done so that the Board of Directors is made aware of the importance of the effect of the mitigating controls for each significant risk identified.

From risk assessment to capital allocation

The risk assessment performed during the Risk Management process and ORSA process provided a realistic view of Stellantis Life Insurance's risk profile. Any decision to change capital allocation and/or managing actions shall be based on this risk profile.

Below are the key questions to include in the decision-making process:

- Do we have sufficient capital to cover any risk?
- What are the quality and composition of these own funds?
- Can we reduce the risks by implementing specific managing actions?
- Are we complying with all approved risk tolerance limits, including qualitative ones?

Risk Treatment and ORSA Approval

After the assessment, the ORSA Team:

- Compares the newly obtained value at risk to the capital allocated to each risk under Pillar 1.
- Compares the overall VaR to the SCR and technical provisions.
- Highlights and explains the potential differences that have been identified.
- Reports to the Board the first results of the ORSA.

The Board of Directors:

- Challenge the results of the ORSA during the next Board meeting or during a separate meeting. The main conclusions of this challenging process are recorded and included afterwards in the ORSA report.
- Validate the results of the ORSA.
- When significant differences have been identified between the value at risk and the SCR and/or the risk tolerance, Directors take a decision regarding the risk management. Either:
 - Cover the risk with capital, or
 - Increase the risk mitigation techniques or contingency measures.

Monitoring and improvement of the mitigation techniques

For each risk, risk owners:

- Monitor risks on a continuous basis, based on Key Risk Indicators, existing procedures and their general knowledge of the business.
- Propose new risk mitigation techniques or contingency measures, if necessary.
- Implement the new risk mitigation techniques and contingency measures, especially the ones that have been decided by the Board of Directors.
- Report on a quarterly basis to the risk manager the risk level; based on key risk indicators, the
 implementation of Fundamental Tracking Points for which they are held responsible, and the advancement
 of risk mitigation techniques improvement, when relevant.

The risk manager:

- Gathers the data from risk owners on a quarterly basis, including:
 - Key risk indicators ('KRI')
 - o Corrective actions undertaken notably in case of significant deviation in KRI
 - o Implementation of risk controls recorded as fundamental tracking points
 - Any other relevant issue regarding risks within the Company

All quarterly reports shall be communicated to the Board. Reports to the Board of Directors of any risk exceeding the approved risk tolerance limits are to be made.

Stress Test and Reverse Stress testing

In accordance with the ORSA guidelines, the Company has applied the identified material risks to a defined range of stress tests in order to provide an adequate basis for the assessment of the overall solvency needs. In each case, a worst-case scenario was employed when assessing the risk. The stress tests carried out in this ORSA have been based on hypothetical situations.

A stress test is a projection of the financial condition of a Company under a specific set of severely adverse conditions that may be the result of several risk factors over several time periods with severe consequences that can extend over months or years. Alternatively, it might be just one risk factor and be short in duration. When considering various stress tests, the principle adopted by the Board is that the effect of the stress test has to be considered in terms of their effect on both the Company's profitability and equity.

Reverse stress testing also included in the ORSA aims at answering the following question:

Which scenario or combination of scenarios would bring the Company below the target risk appetite limits?

Finally, a combined stress test is also included where a number of different scenarios are considered together in order to assess the solvency of the Company should these occur together.

ORSA Report

The ORSA Report aims to present all key principles supporting the ORSA methodology, ORSA results, as well as consecutive recommendations regarding capital allocation, technical provisions, risk mitigation techniques and/or other managing actions. The ORSA report should be submitted to the regulator within 2 weeks from Board approval.

The risk valuations and ORSA process is performed on an annual basis, after the SCR calculation is conducted.

The risk monitoring is performed on an on-going basis and is annually reviewed and updated during the ORSA.

Under the following circumstances, an exceptional ORSA shall be performed (in addition to the annual review):

- Significant changes in the Stellantis Life Insurance activities: introduction of a completely new line of business, development of activities in a new country
- Significant changes in the Stellantis Group organisation, which impact day-to-day activities of Stellantis Life Insurance
- Significant changes in the economic or compliance environment, that may affect the business model or the financial stability of Stellantis Life Insurance

The ORSA process is carried out on a yearly basis following the completion of the financial projections. Currently the solvency needs are determined using the Standard Formula as a basis since the capital required is considered to be extremely prudent given that the Company's risk profile is considered to be low. The additional risks (operational, strategic and compliance) have been quantified on an extremely prudential basis.

The SCR projections are monitored through a set of monthly capital management indicators so as to ensure that the capital held remains sufficient.

B.4 Internal Control System

The Board recognises its responsibility for setting the tone of the business and influencing the control consciousness of its key functionaries.

Sarah Ellul Soler was appointed as the Internal Controller and monitors Stellantis Life Insurance's internal control system. The controls environment is the foundation for all other components of internal controls, providing discipline and structure.

The Internal Control system is made up of a number of second level control reviews linked to each risk, procedure and policy adherence monitoring, compliance with applicable laws and regulations, and monitoring of the adequacy of processes for the business' activity. Sarah Ellul Soler ensures to monitor and test the above controls individually and ensures adherence on a regular basis and reports to the Board on a quarterly basis, or more frequently if necessary.

The key components underlying the Internal Control Policy of the Company are:

- 1. Controls environment;
- 2. Risk assessment;
- 3. Controls activities; and
- 4. Information and communication.

B.5 Internal Audit Function

The Internal Audit function of the Company is outsourced to PwC Malta, Sarah Ellul Soler is the individual within the insurance undertaking who oversees this function The Internal Audit function serves as a third line of defence and is not involved in the day to day operation of the Company. Although the Board can suggest amendments to the internal audit plan, the Internal Audit has the right to take on board such amendments and moreover the function has unlimited access to all the information requested to carry out its audit in an independent manner.

B.6 Actuarial Function

The Actuarial Function is represented by the Internal Technical department within the Company and the External Actuarial Function, who is the Appointed Actuary of the Company and is outsourced. There is a clear distinction between the roles of the Internal Technical Department and External Actuarial Function. The role of each is described below:

Internal Statistical Department

The Statistical Department's role within Stellantis Life Insurance is as follows:

- Represents the Company's actuarial function.
- Leads the communication process with our Appointed Actuary.
- Conducts analysis on the Company's technical provisions and methodologies used.
- Conducts the pricing of new products.
- Involved in the ORSA calculations.
- Conducts the calculation of the Best Estimate on a quarterly basis.

Main Responsibilities:

- 1. Technical Provisions assessment
 - Reviews and expresses an opinion on the monthly closing results.
 - Carries out assessments on the IBNR models used.
 - Compares the Best Estimate results between reporting dates.
 - Conducts the calculations for the Targeted Loss Ratios, which are proposed during the budget and the PMT.

2. The ORSA

- Involved in the risk group calculations under the ORSA.
- Reviews the ORSA report.

External Actuarial Function

- Following an in-depth study, the Appointed Actuary expresses an opinion on the Technical Provisions held by the Company at year-end.
- Reports to the Board on a yearly basis.
- Reviews and makes recommendations on fundamental risk management policies namely:

- Actuarial Policy
- Underwriting Policy
- Capital Management policy
- Carries out a review of the annual SCR and ORSA results.

B.7 Outsourcing

The Outsourcing Policy applies to all Material Outsourcing Arrangements entered into by Stellantis Life Insurance. An outsourcing arrangement is defined as an arrangement whereby a specified business process, service or activity is provided by a third-party provider rather than being performed in-house. An outsourcing arrangement is deemed to be material for these purposes if it is either critical or important to the conduct of the business.

For the purposes of the Outsourcing Policy an arrangement is likely to be deemed critical or important to the conduct of the business if a defect or failure in its performance would:

- materially and adversely impact the quality of the system of governance;
- unduly increase operational risk or significantly reduce control assurance (e.g. if the service is a key mitigating control);
- impair the ability to comply with any relevant legal or regulatory requirements or the ability of regulators to monitor the Company; and
- undermine the soundness or continuity of Key functions, services and activities that are core to the business and delivery of services to policy holders/customers.

This Policy does not apply in respect of individuals or firms retained under consulting, professional advisory services or temporary/agency support staff arrangements, where the individuals concerned are directly supervised by Board Members or other managers employed by the Group.

List of current material outsourcing arrangements:

Stellantis Insurance Manager Ltd - Insurance Management Agreement - Domiciled in Malta

PwC - Internal Audit Agreement (Romina Soler - Appointed Internal Auditor) - Domiciled in Malta

Marsh Actuaries - External Actuarial Agreement (Konrad Farrugia - Appointed Actuary) - Domiciled in UK

Opel Leasing GmbH, Austrian Branch / Opel Bank S.A., German Branch – Distribution Agreement – Domiciled in Austria/ Germany

Opel Bank S.A. France - Distribution Agreement - Domiciled in France

Opel Bank S.A., Italian Branch Distribution Agreement – Domiciled in Italy

C. Risk Profile

From 2020 onwards, the Company started considering its Diversified Risk Profile instead of the simple average calculation. The diversified risk profile calculation is based on the principle that not all risks can materialise at once and therefore it provides a more realistic view of the Company's risk profile. The Diversified Risk Profile of the Company can be defined as a measure of losses based on various items of historical data such as total losses, number of losses, average loss size, payment patterns and correlations between different risk categories. Furthermore, this provides the management of the Company the chance to compare the risk profile with the Company's set threshold and will provide a better indication of what the Company expects the average loss in monetary terms to be.

Taking the final residual risks on the Company's risk register, the diversified residual risk gives a Severity Index of 5.94 which means a low operational impact on the business. Therefore, the overall risk profile of the Company would be considered 'marginal' Risk, based on the Company's severity parameters. The Board agrees that the assessed risk profile of the Company (marginal) is in line with its expectations due to the fact that:

- Stellantis Life Insurance is a third-party insurer that supports the parent company in improving customer and brand loyalty. Treating customers fairly is a key principle.
- The Company does not face Concentration risk which might lead to catastrophic risks. This stems from the fact that it is highly unlikely that there would be concentration of vehicles at one point in time. Moreover, the Company operates in various EEA countries therefore spreading its risk exposure.
- Historical loss history has always been favourable, and any adverse movements are monitored and corrective action taken immediately.
- The Company engages the right level of expertise and officers to manage its business.
- Since it is owned by regulated entities, governance and adherence to regulation ranks high on the Group's risk appetite.

The table below illustrates the composition of the SCR and ORSA capital requirements for Year 1 of the Business Plan (2023) based on the Risk Modules applicable under the SCR as well as the additional risks quantified under the ORSA.

Risk Module	SCR %	ORSA %
Operational Risk	4%	6%
Market Risk	30%	27%
Counterparty Default Risk	18%	16%
Life Underwriting Risk	18%	16%
Health Underwriting Risk	30%	27%
Compliance Risk	0%	7%
Strategic Risk	0%	1%

The main differences between the SCR and ORSA are explained in the following pages. The assessment of the following risks was as at ORSA stage in Q3 2022.

C.1 Underwriting Risk

Stellantis Life Insurance covers two lines of business under Solvency II which are Income Protection Insurance and Other Life. The underwriting risks applicable to the Company are the Life underwriting risk covering Mortality, Expense, Lapse and Catastrophe risk and the Health underwriting risk covering Premium & Reserve, Lapse and Catastrophe risks.

The Life underwriting risk capital charge under the ORSA amounts to 1,280 KEUR same as that under the Standard Formula.

As in prior years' ORSA a re-evaluation of the Life Catastrophe Risk Module was not carried out since the management felt that the Standard Formula capital charge is reflective of the underlying nature of the insurance products. The Mortality Risk Module also remained unchanged; hence the Standard Formula has been kept.

The Health underwriting risk capital charge under the ORSA amounts to 2,191 KEUR same as that under the Standard Formula. The valuation under the Standard Formula was deemed to be appropriate when evaluating this risk.

C.2 Market Risk

The Company is subject to market risk mainly as a result of the investments in UCITS. The risk sub-modules which the Company is exposed to are the concentration, spread, currency, equity and interest rate risks.

The Market risk evaluation under the ORSA amounts to 2,150 KEUR and has the same valuation as that under the Standard Formula since the methodology and parameters used are considered to be representative of the nature of investments held.

C.3 Credit & Liquidity Risk

The Company is subject to both type 1 and type 2 counterparty default risk/credit risk. The cash held at the banks is subject to Type 1 credit risk whereas the insurance receivables are subject to Type 2 credit risk.

The credit risk evaluation under the ORSA amounts to 1,316 KEUR and has the same valuation as that under the Standard Formula since the methodology and parameters used are considered to be satisfactory.

Liquidity risk is not covered by the Standard Formula and not quantified under the ORSA.

C.4 Operational Risk

Operational risk is calculated under the Standard Formula and is driven by the activity size of the Company. It is based on a combination of Earned Premium and Technical Provisions. This risk is the consequence of inadequate or failed internal processes, personnel or systems, or external events, unless the Company is well diversified and managed.

The operational risk capital charge under the ORSA amounts to 439 KEUR whereas that under the Standard Formula 261 KEUR. The valuation under the Standard Formula does not correctly quantify the risks the Company faces; various operational risks that are listed and monitored in the Company's risk register have been quantified by taking

a specific scenario; all risks have been simulated to obtain a capital charge for operational risk that is representative of the business and that also takes the controls in place into account.

C.5 Other Material Risks

The Company is focusing on two new risk categories being Cyber security and Sustainability.

Following the COVID-19 pandemic together with the increased use of technology, the risk of cyber-attacks increased drastically, which led to the inclusion of Cyber risk as one of the Company's risk categories in the risk register.

Another set of risks on which the Company is focusing are Sustainability risks. This is becoming a very important topic worldwide with regulators starting to provide more attention to the topic. As a result, the Company is working on analysing the impact of climate change from a risk management perspective.

Cyber Security Risk

Cyber Security risk is the probability of exposure or loss resulting from a cyber-attack or data breach on the organization. It is the risk of financial loss, disruption or damage to the reputation of an organization resulting from the failure of its information technology security systems. The related risks and controls identified are in relation to the following:

- Information and data security roles and responsibilities, including the designation of the Chief Information Security officer;
- Privileged access management;
- Sensitive data management;
- Threats management;
- Security education and training;
- Ongoing monitoring;
- Risk assessment, the frequency and extent of which should be determined by the Entity;
- Maintenance of audit trails to detect and respond to Cybersecurity events;
- An incident response and recovery plan;
- A business continuity plan; and
- A security policy for third party service providers

A specific stress test targeting Cyber risk has been included in the 2022 ORSA report. In addition, the EIOPA paper 'Discussion Paper on Methodologies of Insurance Stress Testing - Cyber component' is being currently reviewed by the risk department.

Sustainability and Emerging risks

Further to the 2021 analysis, a comprehensive exercise has been undertaken in relation to Climate change risks. In addition, Social and Governance risks have also been included in the analysis to have the full view in relation to Sustainability risks. Sustainability risks which are commonly known as ESG (Environmental, Social and Governance) risks are defined under the Regulation (EU) 2019/2088, as: 'Environmental, social or governance events or conditions that, if in occurrence, could cause an actual or a potential negative impact on the value of the investment or on the value of the liability.' The Company also considers the impact of the disruption on its operations arising out of ESG risks.

The following table is a summary showing how Sustainable risks impact the Company. More detail is being provided further below.

	Sustainibility Risk Impact - Summary			
Sustainibility Risk Type	Risk Category	Impact	Testing	
	Underwriting Risk	Yes	Tested through quantitative scenario and stress testing	
Climate Change (Environment)	Market Risk	Yes	Tested through quantitative scenario and stress testing	
	Counterparty Risk	Minimal	N/A	
Social	Operational/Reputational Risk	Yes	Reflected into our existing Operational and Compliance risks (SOC Capital requirement)	
Governance	Operational/Reputational Risk	Yes	Reflected into our existing Operational and Compliance risks (SOC Capital requirement)	

Climate Change risk

The analysis in relation to Climate change started in 2021. Further to the Opinion issued in April 2021 by EIOPA entitled 'Opinion on the supervision of the use of climate change risk scenarios in ORSA', an immediate process has been set up in order to focus and give priority to this topic.

<u>Underwriting Risk</u> – A separate workshop has been conducted to discuss the risks with the Technical team. This has been finalised and the risks have been identified. Following the risk identification phase, a number of quantitative scenarios have been included in the ORSA report in order to evaluate the impact in relation to climate change risks.

<u>Market Risk</u> – An analysis related to the investments held by the Company has been carried out by the investments team to gather further information on the current risk exposure. A quantitative scenario will be included in the ORSA 2022.

<u>Credit/Counterparty Risk</u> – This risk lies mainly on the risk exposure of the Banks the Company uses. An analysis was carried out using the 2020 public information with the aim to understand if climate change is being considered by the banks. Following the analysis and since regulation for banks is also taking into account climate change, it was concluded that this risk is minimal to the Company.

Operational/Strategic/Reputational Risk — The Company is mainly dependent on the Group in relation to this risk. Following an analysis of the Corporate Social Responsibility ('CSR') report issued by Stellantis Group, the risk here is very low given that these type of risks are being taken very seriously by the Group with a lot of measures being implemented.

Social and Governance Risks

Further to the Climate change risk identification and assessment process, another analysis has been conducted on Social and Governance risks in order to have a full view of all Sustainability risks.

Social – The Social pillar is related to the Company's behaviour regarding social issues. The following are some examples:

- Product Quality
- Customer Treatment
- Employee health and safety
- Training and development

- Human rights
- Employment equality and Gender diversity
- Privacy issues

Governance – The Governance pillar refers to how a company operates internally and its corporate behaviour. The following are some examples:

- Remuneration
- Board and company diversity
- Tax strategy and accounting standards
- Bribery and corruption
- Fraud
- Ethics and values
- Transparency and anti-corruption
- Reporting and Disclosures

The sub risks identified under the social and governance risks haven been linked to existing risks on the risk register. Their impact has been taken in consideration mainly under the Compliance and Operational risks.

Emerging Risks

Given the current market situation arising out of different circumstances such as the impact of the COVID-19 pandemic and more recently the geopolitical tensions especially in relation to the Russia-Ukraine war, a risk analysis focusing on Emerging risks has been carried out. Focus has been made on Inflation Risk, Geopolitical risk and the risk arising out of an economic crisis.

Inflation Risk

Inflation Risk refers to how the prices of goods and services increase more than expected or inversely and where such situation results in the same amount of money having less purchasing power. Inflation Risk is commonly referred to as Purchasing Power Risk.

Geopolitical Risk

Geopolitical risk can be defined as the risk associated with wars, terrorist acts and tensions between states that affect the normal and peaceful course of international relations. The need to assess this risk is related to the current Russia–Ukraine war.

Risk of Economic Crisis

Economic Crisis risk refers to the possibility that changes in macroeconomic conditions will negatively impact a company or investment. For instance, political instability or exchange rate fluctuations can impact losses or gains. Given the current worldwide events such as the COVID-19 pandemic and the Ukraine–Russia war, it is important that this risk is analysed.

The sub risks identified for Inflation risk, Risk of economic crisis and Geopolitical risks have all been linked to the existing risks that are found within the risk register. In addition, the stress test scenarios have been linked to these risks.

C.6 Summary of Risk profile

To ensure the overall consistency of the Solvency II approach, Stellantis Life Insurance's risk valuations and ORSA process is based on the Standard Formula for the Market and Underwriting risks, whilst case scenario assessments are used for the Operational, Compliance and Strategic Risks. Stellantis Life Insurance has independently assessed the risks facing its business and compared them against the Standard Formula. Where the Standard Formula is adequate to capture most of its risk profile, the Board decided to use the technical specifications underlying the Standard Formula. Where relevant, additional risks and assessment methodologies were included in the ORSA process, so that the final results reflect more closely the risk profile of Stellantis Life Insurance Limited.

As part of the analysis, the Board arrived at an independent assessment of capital requirement for each individual risk. When this was comparable to the results from the Standard Formula, the Board took the value from the Standard Formula.

This applies to the following risks:

- Market risk: Interest, Spread, Equity, Currency and Concentration risk
- Default risk
- Life Underwriting risks Mortality, Catastrophe, Lapse and Expense risk
- Health Underwriting risks Premium & Reserve, Lapse and Catastrophe risk
- Operational risk

An independent assessment was carried out for other risks where the Board deemed the Standard Formula inadequately reflected the risk. The risks covered are:

• Strategic, Compliance and Operational Risk

When adjustments of parameters were not sufficient to properly reflect Stellantis Life Insurance's risk profile, a scenario-based approach has been retained. This approach also applies to the Operational, Compliance and Strategic Risks faced by Stellantis Life Insurance Limited.

The classification of risks into high, medium and low was arrived at after discussion with the risk owners and the Board of Directors. The approach taken by the Company was both quantitative and qualitative in that at initial stages when identifying the risks, all risks have to be considered as neutral not to underestimate any particular risk which can evolve and become significant. The Board's approach was to consider the possible evolution of the risk.

C.7 Stress and Sensitivity testing

Stellantis Life Insurance Ltd has performed stress and reverse stress tests to show the impact on SCR and SCR Cover by stressing the assumptions associated with the main capital charges. This section provides an indication of the resiliency of the Company's eligible capital to various stress scenarios which management believes should be put under stress. Stress test scenarios were chosen based on the highest impact to the capital of the Company. These scenarios were linked to the Risk Appetite Statement and approved by the Directors.

The following table shows the stress and reverse stress tests carried out together with the action plans put in place in case each scenario materialises. Each action plan is associated with the Committee responsible.

110%

	Stellantis Life Insurance Ltd		Target Risk Appetite (%)	2023 (Y1)	2024 (Y2)	2025 (Y3)
	Base Scenario before Dividend Distri	ibution before Stress Tests	110%	257%	289%	313%
No.	Base So	cenario before Dividend Distribution after Stress Tes	ts			
1	Drop in sales: Reduction in premium by 10% in all years	€3M reduction in EP over a 3-year period	110%	259%	291%	312%
2	Transfer Pricing: Commission increase to 45% in Germany in all years	€1.8M increase over 3 years. OVF 42.5% BNP 35% Run-off 35%	110%	256%	287%	310%
3	Cyber Risk: €10m GDPR fine, Doubling of ETR, Increase in CAPEX by €2M	ETR: €600k decrease in EP. OVF 8% BNP 6% Run-off 40%	110%	60%	144%	180%
4	Product Compliance: Mortality rate increase by 5 years for all clients	From 0.95% to 1.47%	110%	251%	289%	313%
	Base Scenario	before Dividend Distribution after Reverse Stress Te	sts			
5	Drop in sales: Reduction in premium in Year 1	Reduction of €6.8M, 99.99% of EP in Y1	110%	245%	252%	290%
6	Loss of Physical Data: GDPR fine in Year 1	€6.37M GDPR fine	110%	109%	149%	182%
7	Unexpected increase in cancellation rate: ETR increase in Year 1	ETR @99.99%: €6.9M decrease in EP. OVF 8% BNP 6% Run-off 40%	110%	246%	255%	296%
8	Product Compliance: Mortality rate increase in Year 1	Increase by 16.8 times (from 0.95% to 15.99%)	110%	109%	289%	313%
9	Market risk: Reduction in market value of investments in Year 1	€6.37M from a total of €23M	110%	109%	149%	193%
	Base Scenario b	efore Dividend Distribution after Combined Stress 1	est			
	OPEX increase by 10%	€836k to €920k				
	Reduction of market value of investments by 15%	€3.5M from a total of €23M				
10	Decrease of 10% in earned premium with loss ratio remaining the same	€690k from a total of €29.6M	110%	178%	218%	251%
	Mortality Rate increase by 50%	From 0.95% to 1.43%				
	All tests in Year 1					

Base Scenario after Dividend Distribution before Stress Tests

Stress Test Result	Action Plan	Responsibility
Reduction in premium by	A monthly analysis is provided whereas actual volumes are	Finance Department
10% in all years.	compared to the Business plan. Any variances are	
(Stress test)	investigated by car registrations, finance and insurance	
Company remains with a	penetration in order to understand the reason for such	
comfortable cover position	deviation. These will be highlighted to management and	
	when required a revised Business plan will be prepared	
Reduction in premium in	including new scenarios. A drop in volumes will	
Year 1	consequently result in lower premium. The ultimate effect	
(Reverse Stress test)	would be lower profits generated by the Company.	
Company remains with a		
comfortable cover position		
Communication to constant	If a placed association in our and the second U.S.	Decad of Discrete
Commission increase to	If a global commission increase were to occur, the Board	Board of Directors
45% in Germany in all	must take immediate strategic actions to improve the	
years.	Solvency situation of the Company. The following actions	
(Stress Test)	may be taken:	
Company remains with a	Cease business in a particular country if absolutely	
comfortable cover	required.	
position.	2. Reconsider the viability of Stellantis Life Insurance	
	as a Maltese Company, reconsidering the re	
	domiciliation of the Company if necessary.	
	3. Increasing the premium to the end customer so	
	that the technical result remains unchanged.	
	4. Implement actions to increase sales.	
Increase in cancellation	An ETR analysis is performed monthly whereas the actual	Finance Department
rate: ETR increase in year	ETR is compared to budget month by month by production	- mande Department
1.	year and type of product. Variances are then reported	
(Reverse stress test)	during committees.	
Company remains with a		
comfortable cover		
position.		

Reduction in market value	This scenario is likely to happen due to the current	Finance Department
of investments in Year 1	economic situation impacted by the high interest rate	/ Investment
(Reverse Stress test)	environment.	Committee
Company falls below the target risk appetite.	The Company exercises a monthly set of controls to monitor the investments portfolio. In the event there is a material decrease in the market value of the investments a decision would be taken by the Investment Committee which could include the disposal of the investments impacted to limit the loss incurred.	
Mortality rate increase by 5 years for all clients (Stress test) Company remains with a comfortable cover position. Increase in mortality rate in Year 1 (Reverse Stress test) Company falls below the target risk appetite.	There are controls in place both from the back office at the Banking JVs and also quarterly detective controls are done by the Technical department to make sure that all policies satisfy the underwriting eligibility conditions. Furthermore, an age-cohort analysis report is updated on a monthly basis, by the Technical Department to monitor the average age of the portfolio as well as analysing the policies and claims per age-cohort.	Technical Committee
Cyber Risk: €10m GDPR fine, Doubling of ETR, Increase in CAPEX by €2M (Stress test) Company will fall below the regulatory limit and becomes insolvent. GDPR fine in year 1 (Reverse Stress test) Company will fall below the target risk appetite.	An external DPO was appointed to provide guidance to Compliance with regards to GDPR monitoring and controls. Moreover, additional controls imposed by the Group are also being followed.	Data Protection Officer

D. Valuation for Solvency Purposes

Stellantis Life Insurance presents below the information regarding the valuation of assets for Solvency II purposes including (for each material class of assets):

- a) A quantitative explanation of any material differences between the asset values for Solvency II purposes and those used for financial reporting bases.
- b) A description of the asset's valuation bases, methods and main assumptions used for solvency purposes and those used for financial reporting in the statutory accounts.

D.1 Assets

Stellantis Life Insurance Ltd Assets (EUR)	Current Accounting Bases	SII Valuation Principles
Deferred Acquisition Costs	3,504,234	
Deferred Tax Assets	624,663	624,663
Investments	20,791,382	20,791,382
Collective Investments Undertakings	20,791,382	20,791,382
Insurance & Intermediaries Receivables	4,497,136	1,650,637
Receivables (trade, not insurance)	3,927	3,927
Cash & Cash Equivalents	9,923,091	9,923,091
Any Other Assets, Not Elsewhere Shown	11,430	11,430
Total assets	39,355,864	33,005,130

The differences between IFRS and Solvency II valuation stems from the following:

<u>Deferred Acquisition Costs</u>: These are accounted for under IFRS but are not recognised on the Solvency II Balance Sheet. The deferred acquisition costs relate to the commissions paid by the Company which are accounted for over the duration of the insurance contract, which is on average four years.

<u>Insurance & Intermediaries Receivables</u>: For the purpose of Counterparty Default risk calculation, the commission payable directly related to the insurance receivables is netted off the insurance receivables. This adjustment is carried out in the Solvency II Balance Sheet. The concept is that no commission is payable if the insurance receivables are not settled.

<u>Receivables (trade, not insurance)</u>: For the purpose of Counterparty Default risk calculation, the payables directly related to the non-insurance receivables are netted off the non-insurance receivables.

No further differences arise between the IFRS and Solvency II Balance Sheet.

D.2 Technical Provisions

Stellantis Life Insurance covers two lines of business which are Other Life and Income Protection Insurance. The reserving methodology applied by the Company consists of the Premium Provision ('PP') and the Provision for Claims Outstanding ('PCO'). In order to assess the PP, the Simplification Method is used which applies the combined ratio.

The combined ratio which is applied to the Unearned Premium Reserve ('UPR') is made up of:

- The Ultimate Loss Ratio ('ULR') per product
- The Expense Ratio for claims handling
- Events not in Data ('ENID') Loading

The ULR was calculated on a quarterly basis using a deterministic methodology (the chain ladder model) and was based on historical data for those products having a sufficient amount available. When insufficient data was available, mainly when the product was very small, the ULR was kept equal to the Target Loss Ratio ('TLR'). In 2022, given the low amount of earned premium remaining on the run-off portfolio, the chain ladder model was no longer used as the data was no longer reliable due to very few active policies left. Therefore, the ULR was kept equal to the TLR for all products for loss year 2022. An expense ratio of 3% is used for all the products. In addition to that, an ENID loading of 3% is applied on all products. Once the combined ratio is applied to the UPR this results in the PP which is then split between the lines of business. The PCO is arrived at by applying the ULR to the Earned Premium and deducting the amount paid for claims. Again, the PCO is then split between the lines of business.

Once the PP and PCO are split between the lines of business, the Risk-Free Interest Rates for the different currencies are applied to the PP and PCO. This gives the discounted PP and PCO which are then summed up to get the Best Estimate for the life company. The Risk Margin is calculated by determining the cost of providing an amount of eligible own funds equal to the SCR necessary to support the insurance obligations over the lifetime thereof. The Solvency II value for technical provisions, made up of Best Estimate and risk margin, as at 31st December 2022, amounts to €7,977,967 for Other Life and €5,035,451 for Income Protection Insurance.

The level of uncertainty associated with the technical provisions is mainly due to the underlying assumptions taken which include the Expense Ratio, ENID loading and the ULR. The Expense Ratio is close to what is booked in accounting however it remains an estimate. The ENID loading is also an estimate as the 3% is based on market data. The main assumption taken is the estimate of the ULR. The ULR causes uncertainty due to the many factors which contribute to its estimation such as the pricing of each product, claim loss create delay, the average claim cost used and the claims frequency.

According to the valuation in the financial statements, the Gross Technical Provisions for Other Life amounts to €19,142,476 while for Income Protection Insurance this amounts to €9,130,904. The Best Estimate (without risk margin) for Other Life amounts to €7,920,697 while for Income Protection Insurance €4,953,919. The difference between these values is due to the calculations used in the PP and the PCO to get the Solvency II technical provisions as explained before.

For the PP, a percentage is applied to the UPR, which percentage is made up of the combined ratio as explained at the beginning of this section. For the PCO, the ULR is applied to the Earned Premium and the amount paid for claims

is then deducted. Under the IFRS technical provisions the TLR is used instead of the ULR. Since the ULR represents the ultimate loss ratio it is lower than the TLR as the latter has a sufficient prudency buffer.

Furthermore, a 3% ENID loading is included in the combined ratio for all products that caters for any unexpected events which are not present in the Company's data, which impacts the premium provision.

D.3 Other Liabilities

Stellantis Life Insurance Ltd Liabilities (EUR)	Current Accounting Bases	SII Valuation Principles
Gross Technical Provisions - Health (Similar to Non-Life)	9,130,904	5,035,451
TP calculated as a whole (Best estimate + Risk margin)	9,130,904	
Best Estimate		4,953,919
Risk margin		81,532
Gross technical provisions – life (excl health and unit-linked)	19,142,476	7,977,967
TP calculated as a whole (Best estimate + Risk margin)	19,142,476	
Best Estimate		7,920,697
Risk margin		57,270
Deferred Tax Liabilities		4,114,505
Insurance & intermediaries payables	6,530,801	3,684,302
Payables (trade, not insurance)	1,232,200	1,232,200
Any other liabilities, not elsewhere shown	227,596	227,596
Total liabilities	36,263,977	22,272,020

The differences between IFRS and Solvency II valuation for Liabilities arise from the following:

<u>Technical provisions</u>: These are valued for Solvency II purposes by applying a Target Loss Ratio and an Expense Ratio and then discounting using the risk-free rates provided by EIOPA. A risk margin is then added to the best estimates to obtain the Solvency II value for technical provisions.

<u>Deferred Tax Liability</u>: This arises due to differences in valuation principles between tax accounting basis and Solvency II basis.

<u>Payables</u>: For the purpose of Counterparty Default risk calculation, the commission payable directly related to the insurance receivables is netted off the insurance receivables. This is explained under section D.1 Assets and as a result the value for Insurance & Intermediaries payables is lower than its value under IFRS. This is also applied to the Payables (trade, not insurance) where payables related to the same counterparty are netted off.

No further differences arise between the IFRS and Solvency II Balance Sheet.

D.4 Alternative Methods for Valuation

No other material information regarding the valuation of assets and liabilities warrants disclosure.

E. Capital Management

All of this information is set out in the Capital Management Policy of the Company. Stellantis Life Insurance must meet the following requirements:

- i.) Maintain a sufficient capital base which:
 - Meets the business strategy and risk appetite for capital, as set out in Stellantis's
 'Risk Appetite Standard'; and
 - Complies with Solvency II regulatory requirements.
- ii.) Efficient Capital: Stellantis Life Insurance must implement efficient use of capital as suited to the Company, consistent with the risk appetite as set out in Stellantis Life Insurance 'Risk Appetite Standard'.
- iii.) Reinsurance Strategy: Stellantis Life Insurance must implement the most efficient reinsurance strategy suited to purpose and incorporate Solvency Fabric modelling when setting its reinsurance strategy.
- iv.) Consistency with System of Governance: Stellantis Life Insurance must manage its capital consistent with the System of Governance, specifically Risk Management Framework.
- v.) Tier Capital and Own Funds: Stellantis Life Insurance must make sure that they continuously hold sufficient eligible Own Funds to cover capital requirement.
- vi.) Monitoring of Capital Positions: The CEO must make sure that there is regular, timely and effective monitoring of capital positions. So that capital efficiency and a sufficient capital base are maintained. The actual Capital Base, International Financial Reporting Standards (IFRS) Equity, Solvency II Equity, SCR coverage ratio and return on key asset classes must be calculated and reviewed at least annually in line with ORSA Policy.

On a yearly basis, Stellantis Life Insurance carries out a medium-term financial plan (3 years). Once finalised, the SCR projections are carried out to ensure that the capital held is sufficient. If throughout the year material changes in the business were to occur the financial projections will be revised.

Stellantis Life Insurance also takes into account in the capital management plan the output from the risk management system and the forward-looking assessment of the undertaking's own risks (based on the ORSA principles).

E.1 Own Funds

Stellantis Life Insurance Ltd Basic Own Fund Items (EUR)	Tier 1 - unrestricted	Tier 1 - restricted	Tier 2	Tier 3
Ordinary share capital (net of own shares)	3,700,000			
Ordinary share capital (gross of own shares)	3,700,000			
Reconciliation reserve	7,033,110			
Excess of assets over liabilities	10,733,110			
Other basic own fund items	3,700,000			
Total Basic own funds	10,733,110	-	-	-

The Own Funds of the Company are made up of Tier 1 unrestricted capital. This is made up of the ordinary share capital and reconciliation reserve. There have been no changes in the structure of the Own Funds items from previous reporting period.

Loss Absorbing Capacity of Deferred Taxes

The Company does not make use of the adjustment available for the loss absorbing capacity of deferred taxes ('LAC DT') to the SCR, in accordance with Article 108 of the Solvency II Directive and corresponding Delegated Acts, in both the Standard Formula and ORSA calculations.

E.2 Solvency Capital Requirement and Minimum Capital Requirement

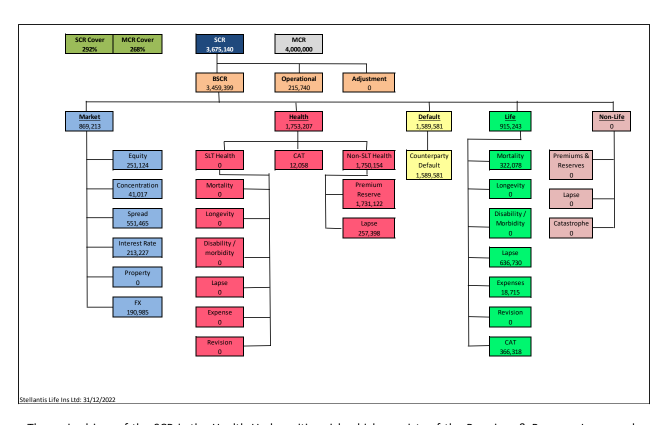
Solvency position

Solvency	Capital requirement	Eligible capital	Solvency ratio	MCR as % SCR
SCR	3,675,140	10,733,110	292.0%	108.8%
MCR	4,000,000	10,733,110	268.3%	0

Composition	Available capital	Eligible capital for SCR	Shortfall SCR	Eligible MCR	Shortfall MCR
Tier 1 unrestricted	10,733,110	10,733,110	0	10,733,110	0
Tier 1 restricted	0	0		0	
Tier 2 basic	0	0		0	
Tier 2 ancillary	0	0			•
Tier 3	0	0			
Tier 3 ancillary	0	0			

Stellantis Life Insurance Ltd Basic Own Fund Items (EUR)	Current Accounting Bases	SII Valuation Principles
Ordinary share capital (net of own shares)	3,700,000	3,700,000
Ordinary share capital (gross of own shares)		3,700,000
Surplus funds	-608,113	
Reconciliation reserve		7,033,110
Excess of assets over liabilities		10,733,110
Other basic own fund items		3,700,000
Total Basic own funds	3,091,887	10,733,110

The Excess of assets over liabilities for Solvency II valuation purposes is slightly higher than the Equity as per financial statements (€10,733,110 vs €3,091,887) due to the differences between the Solvency II and IFRS Balance Sheet as explained previously.



The main driver of the SCR is the Health Underwriting risk which consists of the Premium & Reserve, Lapse and Catastrophe Risks. These are driven by the Income protection insurance underwritten by the Company.

The company uses Simplification Method 1 for the calculation of the risk margin as per Guideline 62 – 'Hierarchy of methods for the calculation of the risk margin' forming part of the 'Guidelines on the valuation of technical provisions' issued by EIOPA. This has an effect on the value of Own Funds and no direct effect on any risk module or sub-module.

Minimum Capital Requirement (MCR) MCR 4,000,000 **MCR - Combined MCR Combined** 1,126,936 1,653,813 Сар Floor 918,785 MCR - Linear **Parameters MCR Linear** 1,126,936 45% Cap MCR Linear - Non-Life 25% 789,653 Floor MCR Linear - Life 337,283 AMCR 4,000,000 Non-Life Net Technical Net Premium **Parameters Line of Business Provisions** Written β MCR NL α Medical Expense 5% 0 5% Income Protection 4,953,919 1,655,167 13% 9% 789,653 Workers' Compensation 0 11% 8% 0 0 Motor Vehicle Liability 0 0 9% 9% 0 Other Motor 0 0 8% 8% 0 Marine, Aviation & Transport 0 0 10% 14% 0 Fire & Other Damage to Property 0 0 9% 8% 0 General liability insurance 0 0 10% 13% 0 Credit & Suretyship 0 0 18% 11% 0 Legal Expenses 0 0 11% 7% 0 Assistance 0 0 19% 9% 0 Miscellaneous Financial Loss 19% 0 0 0 12% NPR - Health 0 0 19% 16% 0 NRP - Property 0 0 19% 16% 0 NPR - Casualty 0 0 19% 16% 0 NPR - Marine, Aviation & Transport 0 0 19% 16% 0 Life **Net Technical Provisions** Factor Indexed and Unit Linked 0.70% All other Life (Excluding With Profits and Linked) 7,920,697 2.10% 244,212,076 0.07%

There were no instances of non-compliance with the MCR or SCR throughout the reporting period.

Movements in SCR during 2022

		Dec-21	Dec-22	
Stellantis Life	e Insurance Ltd	Actual	Actual	
Otonantis En	e maurance Eta	€(000)	€(000)	
		e(000)	0 (000)	
SOLVENCY CAPITAL	REQUIREMENT COVER	275%	268%	
SOLVENOT CAPITAL	KEQOIKEMENT COVEK	27370	20070	
SOLVENCYILE	LIGIBLE CAPITAL	11,227	10,733	
552121161112		,==,	10//00	
SOLVENCY CAPI	TAL REQUIREMENT	4,078	3,675	
	•	,	.,.	
MINIMUM CAPIT	AL REQUIREMENT	3,700	4,000	
LOSS ABSORBING CAP	ACITY OF DEFERRED TAX	0	0	
SOLVENCY CAPITAL REQ	SOLVENCY CAPITAL REQUIREMENT BEFORE LAC DT			
OPERATI	ONAL RISK	187	216	
BASIC SOLVENCY C	APITAL REQUIREMENT	3,891	3,459	
DIVERSIFIC	ATION CREDIT	(1,850)	(1,668)	
BASIC SOLVENCY CAPIT	AL REQUIREMENT PRE-DIV	5,740	5,127	
	SUB CATEGORIES			
	Mortality Risk	260	322	
	Longevity Risk	0	0	
	Disability Risk	0	0	
LIFE UNDERWRITING RISK	Expense Risk	17	19	
	Revision Risk	0	0	
	Lapse Risk	435	637	
	Catastrophe Risk	328	366	
	SCRIife Pre-Div	1,041	1,344	
	SCRIife Div Credit	(340)	(429)	
	SCRIife Post Div	702	915	
	Premium and Reserve Risk	1,790	1,731	
	Lapse Risk	301	257	
	SCRnslthealth Pre-Div	2,091	1,989	
HEALTH UNDERWRITING	SCRnslthealth Div Credit	(276)	(238)	
RISK	SCRnslthealth Post Div	1,815	1,750	
RIOR	Catastrophe Risk	10	12	
	SCRhealth Pre-Div	1,825	1,762	
	SCRhealth Div Credit	(7)	(9)	
	SCRhealth Post Div	1,818	1,753	
	Interest Rate Risk	863	213	
	Equity Risk	281	251	
	Property Risk	0	0	
	Spread Risk	1,386	551	
MARKET RISK	Currency Risk	278	191	
	Concentration Risk	29	41	
	SCRmkt Pre-Div	2,837	1,248	
	SCRmkt Div Credit	(898)	(379)	
	SCRmkt Post Div	1,939	869	
	Type 1 Exposures	1,079	1,147	
COUNTERPARTY DEFAULT	Type 2 Exposures	256	536	
RISK	SCRdef Pre-Div	1,335	1,684	
	SCRdef Div Credit	(53)	(94)	
	SCRdef Post Div	1,283	1,590	

The SCR reduced whereas the MCR increased during the reporting period ended 31st December 2022.

The SCR decreased mainly due to the reduction in the Market Risk following the disinvestment in 2 UCITS during the year which resulted in a considerable reduction in spread risk.

The MCR remained the same as in prior year and equal to the Absolute Minimum Capital Requirement ('AMCR'). The AMCR however increased from the previous €3.7M to €4M during the year further to the notice regarding the adaptation in line with inflation of the amounts laid down in the Directive 2009/138/EC of the European Parliament and of the Council on the taking-up and pursuit of the business of Insurance and Reinsurance (the "Notice") published on the Official Journal of the European Union pursuant to Article 300 of Directive 2009/138/EC of the European Parliament and of the Council on the taking-up and pursuit of the business of Insurance and Reinsurance (the "Solvency II").

As a result of the reduction in eligible capital, the SCR Cover is lower than the previous year however well within the risk appetite limit of the Company.

Appendix 1: List of Quantitative Reporting Templates (QRTs) for Public Disclosure

The following table lists down the QRTs that require to be publicly disclosed as applicable to the Company:

TEMPLATE REFERENCE	TEMPLATE DESCRIPTION
S.02.01.02	Balance Sheet
S.05.01.02	Information on premiums, claims and expenses
S.05.02.01	Premiums, claims and expenses by country
S.12.01.02	Specifying information on life and health SLT technical provisions
S.23.01.01	Information on Own Funds
S.25.01.21	Information on the Solvency Capital Requirement calculated using the Standard Formula
S.28.01.01	The Minimum Capital Requirement for insurance and reinsurance undertakings engaged in only life or only non-life insurance or reinsurance activity

			00010	value	adjustme
			C0010	C0020	EC002
Goodwill		R0010			
Intangible	acquisition costs	R0020 R0030		3,504,234	
Deferred	tax assets	R0040	624,663	624,663	
	benefit surplus , plant & equipment held for own use	R0050 R0060			
Investme	ents (other than assets held for index-linked and unit-linked	R0070			
contracts	s) perty (other than for own use)	R0080	20,791,382	20,791,382	
	dings in related undertakings, including participations	R0090			
Eau	uities	R0100			
	Equities - listed	R0110			
Bor	Equities - unlisted	R0120		0	
Bor	Government Bonds	R0130 R0140	0	0	
	Corporate Bonds	R0150	0	0	
	Structured notes Collateralised securities	R0160 R0170			
Col	lective Investments Undertakings	R0180	20,791,382	20,791,382	
	rivatives	R0190			
	posits other than cash equivalents per investments	R0200 R0210			
	eld for index-linked and unit-linked contracts	R0220			
Loans ar	nd mortgages	R0230			
Loa	ans on policies	R0240			
Loa	ans and mortgages to individuals	R0250			
	ner loans and mortgages nce recoverables from:	R0260 R0270			
	n-life and health similar to non-life	R0280			
	Non-life excluding health	R0290			
Life	Health similar to non-life and health similar to life, excluding health and index-linked and	R0300 R0310			
	-linked	RUSTU			
	Health similar to life	R0320			
	Life excluding health and index-linked and unit-linked	R0330			
	index-linked and unit-linked	R0340			
	to cedants e and intermediaries receivables	R0350 R0360	1,650,637	4,497,136	
	nce receivables	R0370	1,000,007	4,437,130	
Receivab	oles (trade, not insurance)	R0380	3,927	3,927	
	res (held directly) due in respect of own fund items or initial fund called up but not	R0390 R0400			
yet paid	in .				
	d cash equivalents r assets, not elsewhere shown	R0410 R0420	9,923,091 11,430	9,923,091 11,430	
Total ass		R0500	33,005,130	39,355,864	
	l provisions - non-life	R0510	5,035,451	9,130,904	
Tec	chnical provisions - non-life (excluding health)	R0520			
	Technical provisions calculated as a whole	R0530			
	Best Estimate	R0540			
Ter	Risk margin chnical provisions - health (similar to non-life)	R0550 R0560		9,130,904	
Tec	. <u></u>	110300	5,035,451	5,130,904	
	Technical provisions calculated as a whole	R0570			
	Best Estimate Risk margin	R0580 R0590	4,953,919 81,532		
Technica	Il provisions - life (excluding index-linked and unit-linked)	R0600		19,142,476	
Ton	chnical provisions - health (similar to life)	R0610	7,977,967		
160	Technical provisions calculated as a whole	R0620			
	Best Estimate	R0630			
Tec	Risk margin chical provisions - life (excluding health and index-linked and unit	R0640 R0650		19,142,476	
link	ed)		7,977,967	10, 142,470	
	Technical provisions calculated as a whole	R0660	7,000,007		
	Best Estimate Risk margin	R0670 R0680	7,920,697 57,270		
Technica	Il provisions - index-linked and unit-linked	R0690			
Ton	chnical provisions calculated as a whole	R0700			
Bes	st Estimate	R0710			
Risl	k margin	R0720			
	chnical provisions nt liabilities	R0730 R0740			
Provision	s other than technical provisions	R0750			
	benefit obligations from reinsurers	R0760 R0770			
	trom reinsurers tax liabilities	R0770 R0780	4,114,505		
Derivativ	es	R0790			
	ved to credit institutions ots owed to credit institutions resident domestically	R0800 ER0801			
	ots owed to credit institutions resident in the euro area other	ER0802			
	n domestic ots owed to credit institutions resident in rest of the world	ER0803			
Financial	liabilities other than debts owed to credit institutions	R0810			
Deb	ots owed to non-credit institutions	ER0811			
	Debts owed to non-credit institutions resident domestically	ER0812			
	Debts owed to non-credit institutions resident in the euro area	ER0813			
	other than domestic				
	Debts owed to non-credit institutions resident in rest of the	ER0814			
Oth	world ner financial liabilities (debt securities issued)	ER0815			
	, ,				
	e & intermediaries payables nce payables	R0820 R0830	3,684,302	6,530,801	
	nce payables s (trade, not insurance)	R0840	1,232,200	1,232,200	
	ated liabilities	R0850			
	ordinated liabilities not in Basic Own Funds	R0860 R0870			
		ISUO/U			
Sub	ordinated liabilities in Basic Own Funds r liabilities, not elsewhere shown		227 596	227 596	
Sub	r liabilities, not elsewhere shown	R0880 R0900	227,596 22,272,020	227,596 36,263,977	

S.05.01.01.02 Life

				Line of Business for:	Total
				Other life insurance	
				C0240	C0300
Premiums written	Gross		R1410	3,776,705	3,776,705
	Reinsurers' share		R1420		
	Net		R1500	3,776,705	3,776,705
Premiums earned	Gross		R1510	3,934,175	3,934,175
	Reinsurers' share				
	Net R			3,934,175	3,934,175
Claims incurred	Gross Reinsurers' share			707,112	707,112
	Reinsurers' share				
	Net			707,112	707,112
Changes in other technical provisions	Gross R1				
	Reinsurers' share				
	Net		R1800		
Expenses incurred			R1900	2,038,183	2,038,183
	Administrative expenses	Gross	R1910		
		Reinsurers' share	R1920		
		Net	R2000		
	Investment management expenses	Gross	R2010		
		Reinsurers' share	R2020		
		Net	R2100		
	Claims management expenses	Gross	R2110		
		Reinsurers' share	R2120		
		Net	R2200		
	Acquisition expenses	Gross	R2210	2,038,183	2,038,183
		Reinsurers' share	R2220	_,,,,,,,,	2,030,103
		Net	R2300	2,038,183	2,038,183
	Overhead expenses	Gross	R2310	2,030,103	2,030,103
	2 12 Made Superiodo	Reinsurers' share	R2320		
		Net	R2400		
Other expenses		1.100	R2500		20,956
Total expenses			R2600		2,059,139
Total amount of surrenders			R2700		2,033,133

S.05.02.01.06 Total Top 5 and home country - life obligations

Gross	R1410	3,587,816
Reinsurers' share	R1420	
Net	R1500	3,587,816
Gross	R1510	3,710,614
Reinsurers' share	R1520	
Net	R1600	3,710,614
Gross	R1610	655,362
Reinsurers' share	R1620	
Net	R1700	655,362
Gross	R1710	
Reinsurers' share	R1720	
Net	R1800	
Expenses incurred		
	R2500	
	R2600	1,952,378
	Reinsurers' share Net Gross Reinsurers' share Net Gross Reinsurers' share Net Gross Reinsurers' share Net Gross	Reinsurers' share R1420 Net R1500 Gross R1510 Reinsurers' share R1520 Net R1600 Gross R1610 Reinsurers' share R1620 Net R1700 Gross R1710 Reinsurers' share R1720 Net R1800 R1900 R2500

				C0060 Contracts without Contracts with options and options or			Total (Life other than health insurance, incl. Unit- Linked)	Total (Health similar to life insurance)
					guarantees	guarantees		
Technical provisions calculated as a whole			R0010		C0070	C0080	C0150	C0210
Total Recoverables from reinsurance/SPV and Finite Re after	r the adjustment for ex	nected losses due to counterparty default associated to TP	R0020					
calculated as a whole	·							
Technical provisions calculated as a sum of BE and RM	Best Estimate	Gross Best Estimate	R0030		7,920,697			
		Total recoverables from reinsurance/SPV and Finite Re before the adjustment for expected losses due to counterparty default	R0040				7,920,697	
		Recoverables from reinsurance (except SPV and Finite Re) before adjustment for expected losses	R0050					
		Recoverables from SPV before adjustment for expected losses	R0060					
		Recoverables from Finite Re before adjustment for expected losses	R0070					
		Total Recoverables from reinsurance/SPV and Finite Re after the adjustment for expected losses due to counterparty default	R0080					
		Best estimate minus recoverables from reinsurance/SPV and Finite Re	R0090		7,920,697		7,920,697	
	Risk Margin		R0100	57,270			57,270	
Amount of the transitional on Technical Provisions		s calculated as a whole	R0110 R0120					
	Best estimate Risk margin		R0120					
Technical provisions - total	rusk margin		R0200	7,977,967			7,977,967	
Technical provisions minus recoverables from reinsurance/Si	PV and Finite Re - tot	al	R0210					
Best Estimate of products with a surrender option			R0220	7,977,967			7,977,967	
Gross BE for Cash flow	Cash out-flows	Future guaranteed and discretionary benefits	R0230					
		Future guaranteed benefits	R0240					
		Future discretionary benefits	R0250					
		Future expenses and other cash out-flows	R0260					
	Cash in-flows	Future premiums	R0270					
		Other cash in-flows	R0280					
Percentage of gross Best Estimate calculated using approxim	nations		R0290 R0300					
Surrender value Best estimate subject to transitional of the interest rate			R0300 R0310					
Technical provisions without transitional on interest rate			R0320					
Dest estimate a bis star also literatural			R0330					
Best estimate subject to volatility adjustment Technical provisions without volatility adjustment and without of	others transitional mea	asures	R0330 R0340					
Best estimate subject to matching adjustment			R0350					
Technical provisions without matching adjustment and without	t all the others		R0360					

			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	Ordinary share capital (gross of own shares)	R0010		3,700,000			
inancial sector as foreseen in article 68 of Delegated Regulation 2015/35	Ordinary share capital (gross of own shares)	ROUTO	3,700,000	3,700,000			
	Share premium account related to ordinary share capital	R0030					
	Initial funds, members' contributions or the equivalent basic	R0040					
	own - fund item for mutual and mutual-type undertakings						
	Subordinated mutual member accounts	R0050					
	Surplus funds	R0070					
	Preference shares	R0090					
	Share premium account related to preference shares	R0110					
	Reconciliation reserve	R0130	7,033,110	7.033.110			
	Subordinated liabilities	R0140	7,033,110	1,000,110			
	An amount equal to the value of net deferred tax assets	R0160					
	·						
	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	Own funds from the financial statements that should not be	R0220					
represented by the reconciliation reserve and do not meet the	represented by the reconciliation reserve and do not meet the	TOLLO					
criteria to be classified as Solvency II own funds	criteria to be classified as Solvency II own funds						
Deductions	Deductions for participations in financial and credit institutions	R0230					
Fotal basic own funds after deductions		R0290	10.733.110	10,733,110			
Ancillary own funds	Unpaid and uncalled ordinary share capital callable on demand	R0300	10,733,110	,,			
	Unpaid and uncalled initial funds, members' contributions or	R0310					
	the equivalent basic own fund item for mutual and mutual - type undertakings, callable on demand						
	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					
Fotal ancillary own funds		R0400					
Available and eligible own funds	Total available own funds to meet the SCR	R0500	10,733,110	10,733,110			
	Total available own funds to meet the MCR	R0510	10,733,110	10,733,110			
	Total eligible own funds to meet the SCR	R0540	10,733,110	10,733,110			
	Total eligible own funds to meet the MCR	R0550	10,733,110	10,733,110			
SCR .		R0580	3,675,140				
MCR		R0600	4,000,000				
Ratio of Eligible own funds to SCR		R0620	292%				
Ratio of Eligible own funds to MCR		R0640	268%				

S.23.01.01.02 Reconciliation reserve

			C0060
Reconciliation reserve	Excess of assets over liabilities	R0700	10,733,110
	Own shares (held directly and indirectly)	R0710	
	Foreseeable dividends, distributions and charges	R0720	
	Other basic own fund items	R0730	3,700,000
	Adjustment for restricted own fund items in respect of	R0740	
	matching adjustment portfolios and ring fenced funds		
Reconciliation reserve			7,033,110
Expected profits	Expected profits included in future premiums (EPIFP) - Life	R0770	
	business		
	Expected profits included in future premiums (EPIFP) - Non-life	R0780	
	business		
Total Expected profits included in future premiums (EPIFP)			

S.25.01.01.01 Basic Solvency Capital Requirement Z Axis:, No

Net solvency capital	Gross solvency	Allocation from	
requirement	capital requirement	adjustments due to	
		RFF and Matching	
		adjustments	
		portfolios	
C0030	C0040	C0050	

Market risk	R0010	869,213	869,213	
Counterparty default risk	R0020	1,589,581	1,589,581	
Life underwriting risk	R0030	915,243	915,243	
Health underwriting risk	R0040	1,753,207	1,753,207	
Non-life underwriting risk	R0050	0	0	
Diversification	R0060	(1,667,846)	(1,667,846)	
Intangible asset risk	R0070			
Basic Solvency Capital Requirement	R0100	3,459,399	3,459,399	

S.28.01.01.05 Overall MCR calculation

		C0070
	In a control	
Linear MCR	R0300	1,126,936
SCR	R0310	3,675,140
MCR cap	R0320	1,653,813
MCR floor	R0330	918,785
Combined MCR	R0340	1,126,936
Absolute floor of the MCR	R0350	4,000,000
Minimum Capital Requirement	R0400	4,000,000