# Limited update on Case Study IFRS 17 Implementation impacts

## Introduction

1. EFRAG’s extensive case study on IFRS 17 *Insurance Contracts* as issued, was conducted between December 2017 and June 2018 and EFRAG’s simplified case study between February and May 2018. This was done in order to understand the expected impact of IFRS 17.
2. Subsequently, the IASB, in June 2019, issued the Exposure Draft ED/2019/4 *Amendments to IFRS 17* (‘ED’).
3. This update to the EFRAG case study aims to assess to which extent the Amendments to IFRS 17 have reduced the concerns raised in relation to IFRS 17 as issued.
4. The IASB will re-deliberate a number of issues raised by constituents on the ED between December 2019 and February 2020.
5. The first release of the questionnaire (January 2020) is based on IFRS 17 as amended reflecting the December 2019 IASB tentative decisions.

## Timeline

1. The reason for issuing the questionnaire before knowing the final outcome of the IASB ongoing re-deliberations sits in the need to make the participants fully aware of the detailed data needed to respond to the final questionnaire. The timeline for responding to the update of the case study is intrinsically related to the work of the IASB. Hence, hypothetically, if the deliberations of the IASB would extend beyond February 2020, the timeline of this update to the case study will also be adjusted.
2. The questions in this update are not the final questions and will be updated once the IASB tentative decisions are known. The EFRAG Secretariat expects that entities will use this version of the update to define their approach to the responses before receiving the last update of the questionnaire.
3. The EFRAG Secretariat intends to send two revised updates to the case study in March and April. The purpose of these two progressive releases of the revised questionnaire is to allow the entities to update their approach to the responses reflecting the tentative decisions of the IASB.
4. The overall timeline for completion of the case study is as follows:
   1. Issue date: 27 January 2020;
   2. By 15 March 2020: update for re-deliberations of the IASB; and
   3. By 15 April 2020: submission date for all topics except costs and benefits;
   4. By 15 May 2020: submission date for costs and benefits.

## EFRAG Secretariat availability

1. This case study has been developed by the EFRAG Secretariat as a supporting tool for developing the endorsement advice on IFRS 17 *Insurance Contracts as amended*. The EFRAG Secretariat remains available during the consultation period to respond to questions about applying the case study approach through email or conference call. The EFRAG Secretariat insurance team can be contacted through email ([IFRS17Secretariat@efrag.org](mailto:IFRS17Secretariat@efrag.org)) or by phone as follows:

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## The limited update on case study

### Introduction

1. This limited updated case study is open to all interested participants and is not limited to only those who performed the extensive and simplified case studies.
2. This updated case study relies on the same product categories as the original case studies. These product categories are:
   1. Life and health contracts with direct participation features (includes with-profit contracts);
   2. Life and health contracts with direct participation features;
   3. Non-life contracts;
   4. Investment contracts with discretionary participation features;
   5. Unit-linked contracts (to be accounted for in IFRS 17);
   6. Reinsurance ceded; and
   7. Reinsurance assumed.
3. A description of these product categories is included in Appendix 1.
4. For those who participated in the extensive and simplified case studies, in contrast to those original case studies, there is no need to select particular portfolios to be tested. Instead, the purpose is to assess the impact of the Amendments to IFRS 17 in a holistic way on the entire business of the participant.

### Scope of the updated case study

1. This limited updated case study takes into account all the IASB decisions till December 2019. For the remaining topics where decisions are yet to be taken, the EFRAG Secretariat has assumed the tentative position as per the IASB’s ED.
2. As and when the IASB continues to make their decisions on the Amendments, after the issuance of this updated case study, the EFRAG Secretariat may issue updated questions on specific topics or additional topics (where needed).
3. The intention is that by the submission date, the responses to the limited updated case study would have taken into consideration all the IASB decisions on the Amendments to IFRS 17.

### Guidance

1. All responses denominated in currency should be in Euros.
2. Reference to ‘IFRS 17 as amended’ in this limited update to the case study means that IFRS 17 should be considered as a whole including the Amendments to IFRS 17.
3. Extent of required guidance was discussed with EFRAG IAWG members.

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EFRAG Case Study on IFRS 17 updated for the Amendments

## Introduction and general description

1. Please provide the following details:
   1. The name of the entity you are responding on behalf of:

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* 1. Country where head office is located:

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* 1. Contact details, including e-mail address:

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1. Provide an overview of the main businesses and type of insurance activities which your company is involved with.

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| --- | --- | --- | --- |
| Business | Total liabilities of each product category (A) (EUR) | % of (A) compared to total insurance liabilities of the entity | Short description of the main types of insurance activities |
| Product category 1 |  |  |  |
| … |  |  |  |

1. How far advanced are you in implementing IFRS 17 as amended? For example:
   * Analysis of impact in progress – started [state date] and expected to be completed by [state date]
   * Implementation plan approved - [state date]
   * Implementation in progress – started [state date] and expected to be completed by [state date].

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## Insurance acquisition cash flows (paragraphs 28A – 28D of the Amendments)

Purpose: This question aims to understand how important the acquisition cash flows relating to future business is, separately for each business.

1. Under IFRS 17 paragraphs 27 and 38, acquisition cash flows are initially capitalised (unless the entity elects to recognise them immediately in profit or loss under the PAA). They are included in the CSM of a group of contracts to which they relate when that group is recognised.
2. When EFRAG commissioned their case study in 2018 it was noted that attributing acquisition costs only to new contracts and not to renewals could result in more contracts becoming onerous. Case study participants also noted that the concept is inconsistent with the treatment of similar costs in IFRS 15 *Revenue from Contracts with Customers*.
3. The Amendments proposes an amendment to the definition of insurance acquisition cash flows in Appendix A of IFRS 17 to clarify that insurance acquisition cash flows relate to groups of insurance contracts issued or expected to be issued. Cash flows paid before a related group of reinsurance contracts held are recognised are addressed in paragraph 65(a) of IFRS 17.
4. The Amendments also proposes that an entity would be required to:
   1. allocate, on a systematic and rational basis, insurance acquisition cash flows that are directly attributable to a group of insurance contracts to that group and to groups that include contracts that are expected to arise from renewals of the contracts in that group;
   2. recognise as an asset insurance acquisition cash flows paid before the group of insurance contracts to which they are allocated is recognised; and
   3. assess the recoverability of any asset for insurance acquisition cash flows if facts and circumstances indicate the asset may be impaired.
5. Finally, the Amendments proposes that an entity would be required to disclose:
   1. a reconciliation from the opening to the closing balance of any asset for insurance acquisition cash flows; and
   2. quantitative information about when the entity expects to derecognise an asset for insurance acquisition cash flows.
6. In its comment letter to the IASB, EFRAG supported the IASB’s proposals with regards to the treatment of acquisition cash flows as the resulting financial information will better reflect the economic substance of these transactions. EFRAG also agreed with the proposed recoverability assessment approach.

EFRAG is interested in this questionnaire solely to confirm that the changes done by the IASB in both the Amendments and the tentative decisions will succeed in alleviating practical implementations and ultimately result in a higher quality reporting or lower costs. The technical discussion of the other proposals has been completed during the due process that lead to the issuance of EFRAG final comment letter and are out of scope of this questionnaire that is needed for the endorsement advice at this stage.

For your business per product category, what is the estimated duration of the renewals?

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## Contractual service margin attributable to investment-return service and investment related service (paragraphs 44-45, 109 and 117(c)(v) as well as paragraphs B119 to B119B of the Amendments)

Purpose: These questions aim to understand to which extent the Amendments have aligned profit recognition with the business model and the remaining issues as well as their prevalence.

1. Paragraph B119 of IFRS 17 prescribes how the recognition of the CSM in profit or loss is determined. During the EFRAG case study, some respondents identified concerns around the profit recognition patterns under IFRS 17 as it was focusing on insurance services would not reflect all the services provided such as investment services. Specific fact patterns such as deferred annuities caused the most significant concerns.
2. In the Amendments, the IASB proposes that for contracts with DPFs, an investment-related service for managing of the underlying items on behalf of the policyholder could be provided. For contracts that are not direct participating contracts, the IASB envisages an investment return service which is the generation of an investment return for the policyholder. However, with reference to the definition of investment-return services, EFRAG noted that some constituents believe that investment services are being provided to policyholders for certain products even though these products do not have an investment component or a right to withdraw. EFRAG suggested that the IASB reconsiders the definition of investment return service in paragraph B119B of the ED in the light of this input.
3. The IASB staff recommend that the IASB consider feedback received.
4. In answering to this questionnaire, EFRAG kindly asks respondents to consider the IASB deliberations on the issue mentioned in the previous paragraph.

EFRAG is interested in this questionnaire solely to confirm that the changes done by the IASB in both the Amendments and the tentative decisions will succeed in alleviating practical implementations and ultimately result in a higher quality reporting or lower costs. The technical discussion of the other proposals has been completed during the due process that lead to the issuance of EFRAG final comment letter and are out of scope of this questionnaire that is needed for the endorsement advice at this stage.

1. For your business per product category:
   1. Indicate to which extent the Amendments allow to show a CSM run-off representative of your business model (expressed as a percentage of total liabilities per product category and also as a percentage of total insurance liabilities of the entity). In doing so, differentiate between insurance contracts that are accounted for under the general model and the variable fee approach.
   2. For those insurance contracts where the Amendments do not allow you to show a CSM run-off representative of your business model (e.g. where coverage units represent only insurance coverage and no investment return), provide the following information:
      1. Importance of the business (expressed as a percentage of total product category liabilities and also as a percentage of total insurance liabilities of the entity);
      2. Identify the elements that prohibit you from recognising an investment-return service or investment related service in accordance with IFRS 17 as amended;
      3. Describe the service that you provide to policyholders and describe how, in your view, that service should be allocated to profit or loss.

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| --- | --- | --- | --- | --- | --- | --- |
| Business | CSM run-off representative of total liabilities per product category (%) | | CSM run-off representative of total insurance liabilities of entity (%) | CSM run-off **not** representative of total liabilities per product category (%) | | CSM run-off **not** representative of total insurance liabilities of entity (%) |
| GM (%) | VFA (%) | Volume (%) | GM (%) | VFA (%) | Volume (%) |
| Product category 1 |  |  |  |  |  |  |
| … |  |  |  |  |  |  |

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| Business | CSM run-off **not** representative of total insurance liabilities of entity (%) | |
| Elements prohibiting profit recognition | Comments |
| Product category 1 |  |  |
| … |  |  |

## Reinsurance contracts held – recovery of losses on underlying insurance contracts (paragraphs 62, 66A‒66B of the Amendments)

Purpose: This section aims to understand the remaining issues about reinsurance.

1. IFRS 17, paragraph 62 requires an entity to recognise a group of reinsurance contracts held:
   1. If the reinsurance contracts held provide proportionate coverage – at the beginning of the coverage period of the group of reinsurance contracts held or at the initial recognition of any underlying contract, whichever is the later; an
   2. In all other cases, from the beginning of the coverage period of the group of reinsurance contracts held.
2. From the case studies EFRAG learned that mismatches were created between the accounting of onerous underlying insurance contracts and reinsurance contracts held that were profitable.
3. In the Amendments to IFRS 17, the IASB proposes that an entity shall adjust the CSM of a group of reinsurance contracts held that provides proportionate coverage and as a result recognise income when the entity recognises a loss on initial recognition of an onerous group of underlying insurance contracts or on addition of onerous underlying reinsurance contracts to that group.
4. In its comment letter to the Amendments, EFRAG welcomed the proposals of the IASB and suggested the proposed text for the definition of proportionate in the ED should be revisited and reconsidered for inclusion of other types of reinsurance contracts based on the economic substance of those contracts.
5. In answering to this questionnaire, EFRAG kindly asks to consider the IASB deliberations on the issue mentioned in the previous paragraph.
6. EFRAG knows that there were other proposals by the insurance industry such as reinsurance contracts allowing to qualify for the variable fee approach.
7. In this questionnaire, EFRAG is interested solely to confirm that the changes done by the IASB in both the Amendments and the tentative decisions will succeed in alleviating the practical implementation issues and ultimately result in higher quality reporting or lower costs. The technical discussion of the other proposals have been done in EFRAG’s due process that lead to the issuance of the EFRAG comment letter and are out of scope of this questionnaire that is needed for the endorsement advice at this stage.
8. For your business per product category:
   1. Indicate whether onerous underlying contracts by a non-proportionate reinsurance treaty are material to you. If so, please quantify these.
   2. For non-proportionate reinsurance contracts:
      1. Provide a description of the cash flow patterns related to these contracts;
      2. Can you quantify the remaining accounting mismatch after adapting the risk adjustment for these contracts? Is this remaining accounting mismatch material?

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## Applicability of the risk mitigation option (paragraph B116 of the Amendments)

Purpose: This section of the case study aims to understand the impact of the Amendments relating to the risk mitigation option.

1. IFRS 17, paragraph B115 allows for the risk mitigation option to be used for insurance contracts within the variable fee approach when derivatives are used to mitigate financial risk.
2. From the case studies EFRAG learned that insurers wanted to mitigate the accounting mismatch when using derivatives to mitigate financial risks embedded in insurance contracts, especially for insurance contracts accounted for in accordance with the variable fee approach.
3. In the Amendments to IFRS 17, the IASB has proposed to modify the scope of the risk mitigation option to include also reinsurance contracts held. The IASB did not extend the option to contracts under the general model because mismatches that appear in applying paragraph 88 of IFRS 17 can be avoided by not applying the option (Amendments to IFRS 17, BC109). The IASB also noted that IFRS 9 and IAS 39 include general hedge accounting requirements and IAS 39 includes specific macro hedge accounting requirements (Amendments to IFRS 17, BC108).
4. In its comment letter to the Amendments, EFRAG supported the proposals and noted that there was no conceptual reason to exclude financial instruments at fair value through profit or loss from this approach.
5. In answering to this questionnaire, EFRAG kindly asks to consider the IASB deliberations on the issue mentioned in the previous paragraph.
6. EFRAG knows that there were other proposals by the insurance industry such as extending the risk mitigation option to the contracts accounted for under the general model or reinsurance contracts allowing to qualify for the variable fee approach.
7. In this questionnaire, EFRAG is interested solely to confirm that the changes done by the IASB in both the Amendments and the tentative decisions will succeed in alleviating the practical implementation issues and ultimately result in higher quality reporting or lower costs. The technical discussion of the other proposals have been done in EFRAG’s due process that lead to the issuance of the EFRAG comment letter and are out of scope of this questionnaire that is needed for the endorsement advice at this stage.
8. Do you think that the IASB tentative decision with regard to the scope of the risk mitigation option will reduce the implementation issues with regard to this option? Please explain.

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## Transition modification and reliefs (paragraphs C3(b), C5A, C9A, C22A of the Amendments)

Purpose: This section of the case study aims to understand the impact of the Amendments relating to transition.

### Transition relief for risk mitigation

#### Prospective application

1. Under IFRS 17 as issued, an entity would have to apply the risk mitigation option as from the date of initial application, i.e. 2021.
2. EFRAG was informed about the risk mitigation issue as noted in paragraph 27 during the 2018 case studies. Participants were concerned that by not applying the risk mitigation option retrospectively could impair comparability.

#### The transition relief for the risk mitigation option

1. Under the IFRS 17 Amendments where a one-year delay is proposed, an entity shall apply the risk mitigation option prospectively as from the transition date of IFRS 17, i.e., one year prior to the date of initial application of 2022.
2. In its comment letter to the IASB, EFRAG considered that retrospective application of the risk mitigation relief for contracts accounted for under the variable fee approach would provide more relevant information if entities are able to prove, using reasonable and supportable information, that a risk mitigation strategy was in place at the inception of the risk mitigation activity. EFRAG also considered that the wording in the ED is unclear as to whether retrospective application of the risk mitigation according to paragraph B115 is allowed when using reinsurance for risk mitigation purposes.
3. The IASB has anticipated that they will further discuss the topic of transition at a future meeting. Therefore, when answering to this question please consider the outcome of the ongoing IASB deliberation.
4. Considering your VFA business indicate to what extent there are remaining accounting mismatches that are due to the use of derivatives, reinsurance and financial instruments at fair value through profit or loss.

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#### Use of fair value approach in particular circumstances

1. Applying paragraph C3(b) of IFRS 17, an entity is not permitted to apply the risk mitigation option for periods before the date of initial application. Also applying the existing requirements in IFRS 17, an entity is only permitted to apply the fair value approach if it is impracticable to apply IFRS 17 retrospectively.
2. EFRAG was informed about the risk mitigation issue as noted in paragraph 27 during the 2018 case studies. However, participants did not specifically ask for the application of the fair value as a risk mitigation option.
3. The Amendments propose that an entity that can apply IFRS 17 retrospectively to a group of insurance contracts is permitted to instead apply the fair value approach to that group, if specific criteria for risk mitigation are met (paragraph B116 of IFRS 17).
4. In its comment letter to the IASB, EFRAG considered that the possibility to apply the risk mitigation option of paragraph B115 from the transition date and the option to apply the fair value approach when the entity meets the conditions for risk mitigation in paragraph C5A of the ED are a step in the right direction. However, if the IASB accepts EFRAG’s suggestion to allow retrospective application of the risk mitigation in paragraph B115, these two options are no longer necessary.
5. The IASB has anticipated that they will further discuss the topic of transition at a future meeting. Therefore, when answering to this question please consider the outcome of the ongoing IASB deliberation.
6. For your business, to which extent does application of the fair value approach to insurance liabilities where the risk mitigation option is applied resolves transition issues relating to risk mitigation?

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## Costs and benefits

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| Purpose: This section of the case study is designed to assist in understanding to which extent IFRS 17 as amended has changed the original implementation cost estimates. A separate question will relate to the final estimate of the total cost once the IASB has defined the effective date. |

### Costs

1. For those that participated in EFRAG’s extensive and simplified case studies, please:
   1. indicate the overall total of your costs for implementing IFRS 17 as estimated in your answer to the **original** case study and your internal changes to cost estimates.
   2. Second, considering the reductions/increases of implementation costs caused by the Amendments to IFRS 17, where possible, please provide below – for each of the Amendments - whether these proposals reduce or increase the implementation cost of IFRS 17 as amended.

| Type of costs | One-off costs | Ongoing costs | (Cost Savings) | Total costs |
| --- | --- | --- | --- | --- |
| Original cost estimate |  |  |  |  |
| Internal changes to cost estimates  (indicate the main drivers) |  |  |  |  |
| Scope exclusions |  |  |  |  |
| Acquisition cash flows |  |  |  |  |
| CSM run-off |  |  |  |  |
| Reinsurance contracts |  |  |  |  |
| Balance sheet presentation |  |  |  |  |
| Risk mitigation |  |  |  |  |
| Effective date |  |  |  |  |
| Transition |  |  |  |  |
| Other minor amendments and terminology |  |  |  |  |
| **Updated cost estimate** |  |  |  |  |

1. For those that did **not** participate in EFRAG’s extensive and simplified case studies, please indicate your costs for implementing IFRS 17 as amended, where possible.

| Type of costs | One-off costs | Ongoing costs | (Cost Savings)[[1]](#footnote-2) | Total costs |
| --- | --- | --- | --- | --- |
| **Costs for implementing IFRS 17:** | | | | |
| Classification of insurance contracts |  |  |  |  |
| IT – Actuarial systems |  |  |  |  |
| IT – Accounting and reporting systems |  |  |  |  |
| Providing comparative information for the year preceding the application date of IFRS 17 |  |  |  |  |
| Non-IT systems |  |  |  |  |
| Understanding IFRS 17 |  |  |  |  |
| Investor relations |  |  |  |  |
| Other costs (please specify) |  |  |  |  |
| **Costs/cost savings relating to the IFRS 17 Amendments:** | | | | |
| Scope exclusions |  |  |  |  |
| Acquisition cash flows |  |  |  |  |
| CSM run-off |  |  |  |  |
| Reinsurance contracts |  |  |  |  |
| Balance sheet presentation |  |  |  |  |
| Risk mitigation |  |  |  |  |
| Effective date |  |  |  |  |
| Transition |  |  |  |  |
| Other minor amendments and terminology |  |  |  |  |
| **Total cost estimate** |  |  |  |  |

1. If you have noted any cost savings, explain the where the cost savings comes from.

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1. Indicate how much of the total costs has been incurred to date when implementing IFRS 17.

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1. In your view, is the complexity of IFRS 17 *as amended*, justified in terms of a reduction in the costs of application? Please explain.

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### Benefits

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| Purpose: This section of the case study is designed to highlight the expected benefits brought about for preparers of financial statements with the adoption of IFRS 17 as amended (i.e. as a whole rather than focussing only on the amendments). It also provides a rating in terms of agreement for each of the expected benefits. |

1. For each of the benefits highlighted below please indicate, where applicable, your initial answer to the original case study on a scale from 1 (totally disagree) to 5 (fully agree) to what extent do you agree with the following statements made will be of benefit to you. Also, considering IFRS 17 *as amended*, please provide below your new assessment of each of the benefits highlighted. In addition, please explain the reasons why your initial assessment has changed, if that is the case.
2. EFRAG expects that the expected benefits highlighted in grey below are not expected to change from the responses of those that participated in EFRAG’s extensive and simplified case studies. Therefore, these participants do not need to populate the expected benefits highlighted in grey unless they expect changes to their initial response.
3. The expected benefits highlighted in grey below are to be completed by those that did **not** participate in EFRAG’s extensive and simplified case studies.

|  | IFRS 17 as issued | | | | | IFRS 17 as amended | | | | | Reason why there is a change | |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| Expected benefits for preparers of financial statements | 1 | 2 | 3 | 4 | 5 | 1 | 2 | 3 | 4 | 5 |  |
| *More comparable financial reporting information*  IFRS 17 removes the practice of using non-uniform accounting policies for insurance contracts. Consequently, IFRS 17 is expected to eliminate much of the diversity in practice for insurance contracts with similar characteristics and economic features. When applying IFRS 17, a multinational entity will apply a consistent accounting model for similar insurance contracts, increasing the comparability of its results by product and by geographical area between group entities. |  |  |  |  |  |  |  |  |  |  |  |
| *Availability of options*  Both for contracts with and without direct participation features, IFRS 17 offers accounting policy choices for dealing with insurance finance income and expense. Entities may therefore choose the option which best reflects their economic substance and reduce costs. |  |  |  |  |  |  |  |  |  |  |  |
| *Reduced cost of capital*  Increased comparability of insurance entities with other industries and entities across various jurisdictions amongst users of financial statements could potentially reduce the cost of capital charged by capital providers. |  |  |  |  |  |  |  |  |  |  |  |
| *Uniform Chart of Accounts*  By requiring a consistent accounting policy, IFRS 17 provides entities with the opportunity to align their chart of accounts throughout the group and leverage from the chart of accounts used for statutory reporting purposes. This could lead to information being available in a more timely manner and could potentially enhance the understanding of what is included in the chart of accounts. |  |  |  |  |  |  |  |  |  |  |  |
| *Resolving accounting mismatches*  IFRS 17 allows entities to present insurance finance income or expenses either in profit or loss or disaggregating it between other comprehensive income and profit or loss to reduce or fully eliminate accounting mismatches with the assets invested in. |  |  |  |  |  |  |  |  |  |  |  |
| *Reflecting the economics of the business*  IFRS 17 allows for entities to make their long-term business model more understandable which could reduce the dependence on certain non-GAAP measures currently used by entities to explain their business. |  |  |  |  |  |  |  |  |  |  |  |
| *Current accounting*  By using updated assumptions as required by IFRS 17, entities could have more current information at hand which could enable them to identify products that become onerous as they arise. This also includes accounting for all rights and obligations (such as options and guarantees) so that entities have information at hand of what their true financial position is at any reporting date. |  |  |  |  |  |  |  |  |  |  |  |
| *Reasonable approximation under the Premium Allocation Approach*  IFRS 17 allows an entity to simplify the measurement of some groups of insurance contracts by applying a premium allocation approach. This could lead to a reduction in complexity and costs of implementing the Standard. |  |  |  |  |  |  |  |  |  |  |  |
| *Specific measurement guidance*  IFRS 17 provides entities with more prescriptive requirements than IFRS 4 around measurement which could lead to a more uniform measurement basis when comparing liabilities between group entities. |  |  |  |  |  |  |  |  |  |  |  |
| *Enhanced integration between risk management and financial reporting*  IFRS 17 reflects how risk is managed by entities. This could provide an opportunity for risk management and financial reporting teams to integrate management and financial reporting, thus therefore reducing the amount of work to prepare financial and management reports. |  |  |  |  |  |  |  |  |  |  |  |

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| Purpose: These questions aim to highlight some additional benefits that are expected with the adoption of IFRS 17 as amended and provides insight into how entities will benefit from them compared to the current situation. |

1. Do you consider that, compared to the current situation of applying IFRS 4:
   1. the application of IFRS 17 as amended could potentially improve the quality of financial information through its disclosure requirements? Please explain.

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* 1. the application of IFRS 17 as amended could lead to an increased understanding of the insurance sector by capital providers? Please explain.

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* 1. the application of IFRS 17 as amended could lead to possible increased attractiveness of the insurance sector to investors? Please explain.

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* 1. the application of IFRS 17 as amended could have a possible positive effect on the cost of capital of insurers? Please explain.

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* 1. the application of IFRS 17 as amended could lead to an increased understanding of the insurance sector by other stakeholders? Please explain.

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| Purpose: This question aims to identify any additional benefits over and above those listed above which are expected from the adoption of IFRS 17 as amended. |

1. Are there any other benefits that you expect from the implementation of IFRS 17 as amended?

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### Overall impact of costs and benefits

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| Purpose: This question aims to understand the overall impact regarding costs and benefits. |

1. Do you consider that the expected benefits outweigh the expected costs to implement IFRS 17 as amended? Please explain.

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Appendix 1: Product categories used in this updated case study

1. Product categories used for the case study:

### Life and health contracts with direct participation features (including with-profit contracts)

#### Life contracts:

*This include term life, whole life, universal life, endowment, group business, deferred annuities, and immediate annuities.*

#### Health contracts:

*Health insurance is an insurance product which covers medical and surgical expenses of an insured individual. It reimburses the expenses incurred due to illness or injury or pays the care provider of the insured individual directly. The Health products offered include critical illness and permanent health insurance products.*

Some entities may include health products under Life contracts and others as part of Non-life or General Insurance. Where you select health insurance portfolios for the case study, please be clear in your description where this has been included.

#### Insurance contracts with direct participation features:

As defined under IFRS 17: *It is an insurance contract for which, at inception:*

*(a) the contractual terms specify that the policyholder participates in a share of a clearly identified pool of underlying items;*

*(b) the entity expects to pay to the policyholder an amount equal to a substantial share of the fair value returns on the underlying items; and*

*(c) the entity expects a substantial proportion of any change in the amounts to be paid to the policyholder to vary with the change in fair value of the underlying items.*

This may include “with-profits” or “participating” contracts depending on the contractual terms.

### Life and health contracts without direct participation features

These include the same products as the previous category, but without direct participation features as described in IFRS 17.

### Non-life contracts:

*Also known as general insurance or property and casualty insurance. Property insurance covers loss or damage through fire, theft, flood, storms and other specified risks. Casualty insurance primarily covers losses arising from accidents that cause injury to other people or damage to the property of others.*

### Investment contracts with discretionary participation features:

As defined under IFRS 17: *It is a financial instrument that provides a particular investor with the contractual right to receive, as a supplement to an amount not subject to the discretion of the issuer, additional amounts:*

*(a) that are expected to be a significant portion of the total contractual benefits;*

*(b) the timing or amount of which are contractually at the discretion of the issuer; and*

*(c) that are contractually based on:*

*(i) the returns on a specified pool of contracts or a specified type of contract;*

*(ii) realised and/or unrealised investment returns on a specified pool of assets held by the issuer; or*

*(iii) the profit or loss of the entity or fund that issues the contract.*

These are the contracts that may be included in the scope of IFRS 17 as the entity also issues insurance contracts per IFRS 17 paragraph 3(c). Investment contracts without DPFs fall under the scope of IFRS 9 and do not form part of the case study.

### Unit-linked contracts (insurance):

*Insurance products where the surrender value of the policy is linked to the value of underlying investments (such as collective investment schemes, internal investment pools or other property) or fluctuations in the value of underlying investment or indices. Investment risk associated with the product is usually borne by the policyholder. Insurance coverage, investment and administration services are provided for which the charges are deducted from the investment fund assets. Benefits payable will depend on the price of the units prevailing at the time of surrender, death or the maturity of the product, subject to surrender charges.*

Similar to investment contracts without DPFs, investment unit-linked contracts do not form part of the case study.

### Reinsurance ceded:

*Contracts entered into by the entity with a reinsurer allowing the entity to hold reinsurance contracts in order to reduce its risk exposure to an insurance policy by passing that risk onto a reinsurer.*

### Reinsurance assumed:

*Reinsurance contracts issued by the entity in which it assumes insurance risk by issuing reinsurance contracts to policyholders in its capacity of a reinsurer.*

Appendix 2: Overview of Amendments to IFRS 17

#### Scope exclusions

1. The proposed amendments exclude loans that transfer significant insurance risk (optional) and credit cards from the scope of IFRS 17.

#### Expected recovery of insurance acquisition cash flows

1. The amendments to IFRS 17 propose to allocate insurance acquisition cash flows to the group of insurance contracts they relate to and to groups that include contracts that are expected to arise from renewals of the contracts in that group. These changes also introduced some new disclosure requirements.

#### Contractual service margin attributable to investment-return service and investment-related service

1. The amendments to IFRS 17 propose to identify coverage units for insurance contracts without direct participation features considering the quantity of benefits and expected period of investment-return service in addition to insurance coverage. Also, it is clarified that an entity is required to identify coverage units for insurance contracts with direct participation features considering the quantity of benefits and expected period of both insurance coverage and investment-related service. These changes also introduced some new disclosure requirements.

#### Reinsurance contracts held – recovery of losses on underlying insurance contracts

1. The amendments to IFRS 17 propose that an entity would be required to adjust the contractual service margin of a group of reinsurance contracts held that provide proportionate coverage and as a result recognise income when the entity recognises a loss on initial recognition of an onerous group of underlying insurance contracts.

#### Presentation in the statement of financial position

1. The amendments to IFRS 17 propose that an entity present separately in the statement of financial position the carrying amounts of portfolios (instead of groups) of insurance contracts issued that are assets and those that are liabilities.

#### Applicability of the risk mitigation option

1. The amendments to IFRS 17 propose extending the risk mitigation option to be available when an entity mitigates financial risk on insurance contracts with direct participation features using reinsurance contracts held.

#### Effective date of IFRS 17 and the IFRS 9 temporary exemption in IFRS 4

1. The amendments to IFRS 17 propose to defer the effective date of IFRS 17 by one year to 1 January 2022. In addition, it is proposed to extend the temporary exemption from IFRS 9 by one year so that it is applied as from 1 January 2022.

#### Transition modifications and reliefs

1. The amendments to IFRS 17 propose a change to the modified retrospective approach permitting an entity to classify liabilities for insurance contracts acquired before the transition date as a liability for incurred claims rather than a liability for remaining coverage. In addition, the amendments propose to apply the risk mitigation option as from the transition date, rather than the date of initial application. Finally, the amendment permits the application of the fair value approach for entities who use the full retrospective approach to a group of insurance contracts.

#### Minor amendments

1. *The IASB* proposes minor amendments to address a number of cases in which the drafting of IFRS 17 does not achieve the IASB’s intended outcome. The IASB has not, and does not intend to, perform a comprehensive review of possible drafting improvements.
2. The following is a list of the minor amendments. Refer to the Basis for Conclusions of the EDparagraphs BC147 to BC163 for more details:
   1. Scope and investment contracts with discretionary participation features;
   2. Recognition of contracts within a group;
   3. Business combinations outside the scope of IFRS 3;
   4. Adjusting the loss component for changes in the risk adjustment for non-financial risk;
   5. Disclosure of investment components excluded from insurance revenue and insurance service expenses;
   6. Risk adjustment for non-financial risk in disclosure requirements;
   7. Disclosure of sensitivity analyses;
   8. Definition of an investment component;
   9. Excluding changes relating to the time value of money and assumptions that relate to financial risk from changes in the carrying amount of the contractual service margin
   10. Changes in the risk adjustment for non-financial risk;
   11. Use of the risk mitigation option;
   12. Excluding changes from cash flows relating to loans to policyholders from revenue;
   13. Treatment of changes in underlying items;
   14. Amendment to IFRS 3 Business Combinations; and
   15. Amendment to IFRS 7 Financial Instruments: Disclosures, IFRS 9 Financial Instruments and IAS 32 Financial Instruments: Presentation.

#### Minor amendments

1. The IASB proposes to add to Appendix A of IFRS 17 the definition ‘insurance contract services’ to be consistent with other proposed amendments.
2. The IASB proposes consequential change in terminology by amending the terms in IFRS 17 to replace ‘coverage’ with ‘service’ in the terms ‘coverage units’, ‘coverage period’ and ‘liability for remaining coverage’. If that change is made, those terms would become ‘service units’, ‘service period’ and ‘liability for remaining service’, respectively, throughout IFRS 17.

1. For example, synergies with Solvency II. [↑](#footnote-ref-2)