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#### **COVER NOTE**

From:	Secretary-General of the European Commission, signed by Ms Martine DEPREZ, Director
date of receipt:	23 September 2021
То:	Mr Jeppe TRANHOLM-MIKKELSEN, Secretary-General of the Council of the European Union
Subject:	REGULATORY SCRUTINY BOARD OPINION
	Review of the Solvency II Directive

Delegations will find attached document SEC(2021) 620.

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# EUROPEAN COMMISSION

SEC(2021) 620

23.4.2021

#### REGULATORY SCRUTINY BOARD OPINION

#### **Review of the Solvency II Directive**

COM(2021) 581 COM(2021) 582 SWD(2021) 260 SWD(2021) 261



Brussels,

#### Opinion

Title: Impact assessment / Review of Solvency II Directive on taking up and pursuit of insurance and reinsurance business

Overall opinion: POSITIVE

#### (A) Policy context

The Solvency II Directive entered into effect on 1 January 2016. It introduced a harmonised framework for the supervision of insurance and reinsurance companies in the Union. Solvency II introduced risk-based capital requirements, stricter governance and risk management rules, and enhanced supervisory reporting and public disclosure. As such, it aims to protect insurers' clients ('policyholders') and preserve the stability of the financial system.

Solvency II contains review clauses requiring the Commission to assess and, where necessary, propose changes to four areas of the framework. These areas concern: long-term guarantees and measures on equity risk; the standard formula for solvency capital requirements; minimum capital requirements; and group supervision and capital management within a group of insurance or reinsurance undertakings, as well as insurance guarantee schemes (IGSs).

Moreover, this review extends to additional issues that the Commission services have identified in other parts of the Solvency II framework as deserving an assessment.

#### (B) Summary of findings

The Board notes the useful additional information provided in advance of the meeting and commitments to make changes to the report.

The Board gives a positive opinion. The Board also considers that the report should further improve with respect to the following aspect:

(1) The report does not sufficiently develop the problem analysis and narrative in a consistent way. It does not sufficiently present the overall simplification potential.

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This opinion concerns a draft impact assessment which may differ from the final version.

#### (C) What to improve

- (1) The report should explain why it does not analyse digital transition challenges. It should indicate whether other existing or planned legislation tackles this issue.
- (2) The problem description should better explain the trade-offs between prudential objectives and more general economic objectives, especially for equity and green investments. To provide a clearer basis for the intervention logic, it should explain better where existing requirements could be relaxed without endangering prudential objectives.
- (3) The report could further clarify to what extent the options are future-proof, including through a qualitative assessment of why they are considered fit for purpose when taken in a combined way.
- (4) The report should elaborate on the reasons for deviating from EIOPA's advice under policy dimension 'Insufficient proportionality of prudential rules', including by further clarifying the potential negative effects of the EIOPA option and the added value of the preferred option.
- (5) On the resolution part, the report should discuss possible alternative options and why these were discarded. It should also better explain how incremental costs and benefits increase as a result of complementary options building up on each other. It should clarify why the preferred set of combined options overall performs best in terms of effectiveness and efficiency.
- (6) The report should provide an overall overview of costs and benefits of the combination of options it recommends. It should also further clarify the overall impact of the simplification measures.

The Board notes the estimated costs and benefits of the preferred option(s) in this initiative, as summarised in the attached quantification tables.

Some more technical comments have been sent directly to the author DG.

#### (D) Conclusion

The DG may proceed with the initiative.

The DG must take these recommendations into account before launching the interservice consultation.

If there are any changes in the choice or design of the preferred option in the final version of the report, the DG may need to further adjust the attached quantification tables to reflect this.

Full title Review of measures on taking up and pursuit of the in and reinsurance business (Solvency II)			
Reference number	PLAN/2019/5384		
Submitted to RSB on	19 March 2021		
Date of RSB meeting	21 April 2021		

#### ANNEX - Quantification tables extracted from the draft impact assessment report

The following tables contain information on the costs and benefits of the initiative on which the Board has given its opinion, as presented above.

If the draft report has been revised in line with the Board's recommendations, the content of these tables may be different from those in the final version of the impact assessment report, as published by the Commission.

### 1.1. Problem 1: Limited incentives for insurers to contribute to the long-term financing and the greening of the European economy

PREFERRED OPTION: FACILITATE LONG-TERM INVESTMENTS IN EQUITY

	. Overview of Benefits (total for all provision	ns) – Preferred Option						
Description	Amount	Comments						
	Direct benefits							
Improved ability to contribute to the long-term financing of the economy	By facilitating the use of the long-term equity asset class that is subject to a preferential capital treatment, insurers will find it less costly to make long-term investments in equity. As a minimum EUR 22 billion of additional equities would be eligible to the preferential treatment according to EIOPA's impact assessment.	benefit. The quantification of the impact by EIOPA was complex due to limited feedback from stakeholders. As there are still conditions attached to the benefit of using the long-term equity asset class,						
Reduction in overall capital requirements	By facilitating the use of the long-term equity asset class, all else equal, the measure would reduce capital requirements by at least € 3 billion (all else equal).	this benefit. Even if insurers do not						
More effective supervision	Clearer and simpler criteria to be met to use the long-term equity asset class	More legal certainty for supervisors in supervising the use of the long-term equity asset class.						
International competitiveness	Reduced capital charges on long-term investments in equity improves the excess capital over capital requirements of EU insurers, which facilitates international expansion (either by selling new products with guarantees in foreign markets or by acquiring new foreign subsidiaries)	The main recipients of this benefit are insurance companies.						
	Indirect benefits							
More incentives to	As green investments require more long-	Insurers are the main recipients of this						

term financing, and capital financing is more effective than debt financing in achieving a reduction of greenhouse gas emissions <sup>1</sup> , the incentives for insurers to make more long-term investments in equity also provides indirect incentives in long-term and green investments in the form of equity.	
As capital charges on unlisted equity (i.e. including those from SMEs) are higher than those on listed equities (few SMEs are actually listed), the benefit of being classified as long-term equities is even bigger for unlisted equities. Therefore, this will provide additional incentives for insurers to invest in unlisted equity.	the revised criteria for long-term investments.

	II. Overview of costs – Preferred option							
		Citizens/Consumers		Businesses		Administrations		
		One- off	Recurrent	One-off	Recurre nt	One-off	Recurrent	
Review the eligibility criteria for	Direct costs		Slight reduction in the level of policyholder protection compared to current rules <sup>2</sup>	Compliance costs to ensure eligibility criteria for long-term equity investments are met		Supervision of insurers' compliance with new criteria for long-term equity investments		
long-term investmen ts in equity	Indirec t costs						Monitoring of the impact of the new rules on insurers' risk taking activities and on financial stability risks by supervisors	

PREFERRED OPTION: STRENGTHEN "PILLAR 2" REQUIREMENTS IN RELATION TO CLIMATE CHANGE AND SUSTAINABILITY RISKS

#### I. Overview of Benefits (total for all provisions) - Preferred Option

<sup>&</sup>lt;sup>1</sup> See e.g. European Central Bank, Research Bulletin No. 64, "Finance and decarbonisation: why equity markets do it better", 27 November 2019 (<u>link</u>).

<sup>2</sup> This is due to the fact that according to EIOPA, the 22% capital charge is not supported by evidence. However, the reduction in policyholder protection is deemed limited as the revised eligibility criteria for long term investments in equity would be broadly in line with EIOPA's general approach on this issue.

Description	Amount	Comments					
	Direct benefits						
More robust risk management requirements concerning climate and sustainability risks	Increased understanding of climate and environmental risks by insurance companies and decisions by insurers will have to reflect those risks.						
management and	Clarified "Pillar 2" rules would provide a harmonised set of rules for the integration of climate and environmental risk across the EU and avoid diverging practices in implementation and supervision.	Stakeholders who benefit:  • insurance companies, in particular those that are part of an insurance group with insurers in several Member States;  • supervisory authorities.					
	Indirect benefits						
Indirect incentives for an increase in sustainable investments	More robust risk management requirements concerning climate and sustainability risks provide indirect incentives for sustainable investments and for divestments from environmentally harmful assets. This may result in a reduction of greenhouse gas emissions;	<ul> <li>investees with sustainable</li> </ul>					
Positive contribution to financial stability	By strengthening "Pillar 2" requirements in relation to sustainability risks, insurers would be more resilient to climate and sustainability risks, which may materialise over the long run and impact significant parts of the sector at the same time.	of the systemic nature of climate change would benefit the society and the economy at large and thereby also					

	II. Overview of costs – Preferred option								
		Citizens/Consumers		Businesses		Administrations			
		One- Recurrent off		One-off	Recurrent	One-off	Recurrent		
Strengthen "Pillar 2" requirement s in relation to climate change and sustainabilit y risks	Direct costs	None	Increase in insurance premiums due to implementation cost that insurers eventually pass on to consumers	Need to build up capacity on climate and environment al risk management	Less than EUR 200 000 per annum and entity for compliance 3	Need to build up capacity on supervision of climate and environmental risk management	Need to maintain capacity on supervision of climate and environmen tal risk managemen		

 $<sup>^3</sup>$  See SWD(2018) 264, page 47 ( $\underline{link}$ ) and explanations provided in section 6.1.3.

				t
Indirec None None	None	None	None	None

## 1.2. Problem 2: Insufficient risk sensitivity and limited ability of the framework to mitigate volatility of insurers' solvency position

PREFERRED OPTION: ADDRESS ISSUES OF RISK SENSITIVITY AND VOLATILITY WHILE BALANCING THE CUMULATIVE EFFECT OF THE CHANGES

	I. Overview of Benefits (total for all provisions) -	Preferred Option
Description	Amount	Comments
	Direct henefits	
contribute to the long-term	The reduced volatility of the framework would incentivise long-termism in underwriting and investment decisions by insurers. In addition, as the overall impact of the review in terms of quantitative requirements would be balanced (limited decrease in capital surplus), there would no longer be any hindrance to further investments by insurance companies.	
solvency	Short-term volatility would be significantly mitigated, and the framework would address the issues of overshooting and undershooting as described in the evaluation annex. Solvency ratios would become more stable	
Enhanced risk sensitivity	The framework would better capture the protracted low and even negative interest rates environment in standard formula capital requirements and in the valuation of insurers' liabilities towards policyholders	policyholders who would benefit
Improved international competitivenes s	The reduced volatility of the framework would foster long-termism in investment and underwriting activities. More stable solvency ratios also facilitate business planning and strategic planning (notably for international expansion).	
Lower capital requirements in the short term	Due to the phasing-in of the changes on interest rates which have a negative impact over at least 5 years, as changes with a positive impact would apply from day 1, this would lead to a short term improvement in insurers' solvency position.	
	Indirect benefits	
Positive contribution to	The reduced volatility of the framework would avoid procyclical behaviour by insurance	Recipients of this benefit are citizens and businesses at large as well as

financial stability	companies in stressed situations. Similarly, by better capturing the low interest rate environment, the framework would reduce the risk of excessive risk taking by insurers which would be incentivised to have robust risk management and asset-liability management strategies.	likelihood to involve taxpayer's money to address the consequences of a financial crisis).
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	II. Overview of costs - Preferred option							
			s/Consum ers	Busine	Businesses		Administrations	
			Recurre nt	One-off	Recurrent	One-off	Recurre nt	
Adapting the framewor k to address volatility	Direct costs			More complexity to comply with new calculation approach of the volatility adjustment. Still, limited implementation cost		Increased complexity will require resources to supervise the appropriate application of new rules		
	Indirec t costs							
Adapting the framewor k to improve risk sensitivity	Direct costs			Need to adapt IT systems every year in the short term in view of the progressive implementation of new rules during the phasing-in period.	Increase in capital requirements in the long term when rates are low (as the framework would be more risk sensitive in relation to interest rates)	During the phasing-in period where capital requirement do not fully reflect the actual risks from the protracted low-yield environment, need to monitor insurers' behaviour to ensure that there is no excessive risk-taking		
	Indirec t costs							

## 1.3. Problem 3: Insufficient proportionality of the current prudential rules generating unnecessary administrative and compliance costs

PREFERRED OPTION: GIVE PRIORITY TO ENHANCING THE PROPORTIONALITY PRINCIPLE WITHIN TO SOLVENCY II AND MAKE A LOWER CHANGE TO THE EXCLUSION THRESHOLDS THAN WHAT IS PROPOSED BY  ${\bf EIOPA}$ 

I. Overview of Benefits (total for all provisions) – Preferred Option							
Description	Amount	Comments					

	Direct benefits	
	assessment, by extending the threshold of exclusion from Solvency II, a maximum of 186 insurers would be excluded from Solvency II. This could	The recipients of this benefit are insurers. Considering that some Member States may decide to keep the current exclusion thresholds, the number of insurers which may be actually excluded could be lower than 186. Besides, some insurers may prefer to continue under Solvency II, notably in order to benefit from the passporting regime.
reductions by way of enhancing	concerned would be in the range between 249 and 435, the latter in case the	
	Indirect benefits	
Improved competition within the Single Market for insurance services.	for new entries in the sector. By reducing	

	II. Overview of costs – Preferred option						
		Citizens/Consum ers		Businesses		Administrations	
		One- off	Recurre nt	One-off	Recurrent	One-off	Recurrent
Increase the thresholds of mandator y applicatio n of Solvency II	Direct costs			Compliance cost with national prudential rules, which in principle, should be lower than Solvency II, otherwise, the insurer can continue applying Solvency II	Ongoing compliance cost with national prudential rules.	Preparation of two supervisory teams in case a national regime was not implemented so far, and no insurer was under national regimes.	Ongoing training for supervisors to be knowledgea ble about two different regimes.
	Indirect						

	costs				
Enhance the proportion ality within the framewor k	Direct costs	Submission by insurance companies of notification/ applications in order to benefit from proportionality measures.	Submission of regular reporting template to supervisors on the proportionali ty measures used.	Additional cost for supervisors when assessing the notifications of the low-risk profile insurers and approval process.	Ongoing monitoring of the proportiona lity measures applied by insurers.
	Indirect costs				

# 1.4. Problem 4: Deficiencies in the supervision of (cross-border) insurance companies and groups, and inadequate protection of policyholders against insurers' failures

PREFERRED OPTION: IMPROVE THE QUALITY OF SUPERVISION BY STRENGTHENING OR CLARIFYING RULES ON CERTAIN ASPECTS, IN PARTICULAR IN RELATION TO CROSS-BORDER AND TO GROUP SUPERVISION

	I. Overview of Benefits (total for all provisions) - Preferred Option						
Description	Amount	Comments					
	Direct benefits						
Enhance the protection of policyholde rs	The improvement of the clarity and robustness of the Solvency II framework based on the preferred option would improve the governance and financial robustness of insurance groups. Through the increase in quality in supervision it would also improve the ability of the supervisors to protect policyholders and beneficiaries both, in group and in cross border supervision. On the latter stronger coordination by EIOPA would ensure solutions in case of disagreement between authorities on complex cross-border cases and prevent possible insurer failures with negative effect on the policyholders and beneficiaries. Higher consistency of supervision would also contribute to a more harmonised level of policyholder protection.	be the main recipients of this					
Enhanced risk sensitivity	The framework would better reflect all risks as it would lead to a clearer and more robust regulatory framework in terms of how to assess capital transferability or how entities from different financial sectors (e.g. banks) or countries (e.g. subsidiaries from third countries) should contribute to group risks.	indirectly the policyholders would					
More effective supervision	The framework will become clearer and more robust, existing gaps and uncertainties would be removed. Due to the stronger focus on cross-border supervision and cooperation between national authorities, the quality of the cross border supervision and the convergence of the supervision of insurance groups would be improved.	indirectly the policyholders would					
Internationa 1	The preferred option (implying stricter rules governing the supervision of groups headquartered outside Europe) will improve the monitoring	Insurers would be the main recipients					

competitive ness	of third-country risk exposures for European entities, and more have more focus on capital and financial outflows from the European companies to the wider international part of the group. Reducing the risk of regulatory arbitrage could also have a positive impact on international competitiveness.	of this benefit.
Improved ability to contribute to the long-term financing of the economy	Improved rules on group supervision would incentivise insurance groups to optimise their capital allocation and diversify their risks across the different entities of the group, with potentially positive impacts on the ability to provide funding in long term and sustainable assets across Europe.	the main recipients
	Indirect benefits	
Positive contribution to financial stability	The increased risk sensitivity and of governance aspects through clarifying and strengthening the framework in group supervision would increase the resilience of insurance groups and thus the sector, which might lead to a greater resilience in stressed situations.	benefit are citizens
Contribution to a more sustainable and resilient European economy	The preferred option will contribute to the functioning, and therefore the trust in the internal market and optimise the capital allocation of insurance groups. Further integration of the Single Market for insurance services stemming from this option can stimulate the cross-border supply of innovative insurance solutions, including those covering risks related to natural catastrophe, climate change. The improved rules on the group supervision would incentivise insurance groups to diversify their risks across the different entities of the group, with potential positive impact on the ability to provide funding in long term and sustainable assets across Europe.	businesses would be the main recipients

	II. Overview of costs – Preferred option								
		Citize	ens/Consumers	Businesses		Admin	istrations		
		One- off	Recurrent	One-off	Recurrent	One-off	Recurrent		
Review of deficiencies in the supervision of (cross- border) insurance companies	Direct			Higher compliance costs and increased capital requiremen ts for some groups.	Higher compliance costs and increased capital requirement s for some groups.	on costs for supervisors of strengthened	Extra cost for the supervisory authorities in the Member states where insurers have significant		

and groups			Possible extra costs for insurance companies conducting cross border business.	of cross- border activities as well as for some groups.	cross-border activities. Intensified supervision of insurers' compliance with the strengthened and harmonised framework.
	Indirect	There is a risk that increased costs to business and administrations will be (partly) shifted to customers through increase of insurance premium.			

PREFERRED OPTION: INTRODUCE MINIMUM HARMONISING RULES TO ENSURE THAT INSURANCE FAILURES CAN BE BETTER AVERTED OR MANAGED IN AN ORDERLY MANNER

	I. Overview of Benefits (total for all provisions) - Preferred	! Option					
Description	Amount	Comments					
	Direct benefits						
Reducing the likelihood of adequate degree of preparedness, on both the industry and the supervisory sides, EU action would contribute to increasing the likelihood that an insurer in distress would effectively restore its financial position and continue to perform its functions for society.		beneficiaries, which includes the business sector in general, would					
Improving policyholder protection	By reducing the likelihood of insurance failures and implementing a framework that would ensure that important insurance functions of a failing insurer continue to be performed, EU action would contribute to a better protection of policyholders.	beneficiaries would be the main recipients of this					
border	A more coordinated decision-making between different public authorities and courts will contribute to reduce inefficiency costs and preserve the value of the failing entity.	beneficiaries would be the					

		authorities to restore their financial conditions or resolve them.
	Indirect henefits	
financial stability,	EU action would ensure the continuity of functions by insurers whose disruption could harm financial stability and/or the real economy and to protect public funds (by limiting the risk of needing to "bail-out" failing insurers)	the recipient of this
the interests of	EU action would ensure that the interests of all affected Member States, including those where the parent company is located as well as those where the subsidiaries and branches of a failing group are located, are given due consideration and are balanced appropriately during the planning phase and when recovery and resolution measures are taken. It would therefore address potential risks of conflicts of interest for local supervisory and resolution authorities to give priority to the protection of "local" policyholders over other stakeholders	beneficiaries would be the main recipients of this benefit.

	II. Overview of costs – Preferred option						
		Citizens/Consum ers		Businesses		Administrations	
		One- off	Recurre nt	One-off	Recurrent	One-off	Recurrent
Implemen ting pre- emptive recovery planning	Direct costs			Insurance companies would have to develop preemptive recovery plans which might entail some staff, IT and consultant costs, unless they already are subject to such requirements on a local basis. An increased synergy with	Insurance companies would have to periodically review, adapt and monitor their preemptive recovery plan as a part of their governance framework.	NSAs would have to set-up a framework for reviewing recovery plans. EIOPA estimated the costs to lie between 0.04 and 5 FTE depending on the situation of the concerned NSA.	NSAs would have to review and monitor recovery plans. EIOPA estimated the on-going costs related to these activities to range between 0.06 and 3 FTE.

	Indirect	existing processes such as the ORSA could contribute to contain costs.			
Implementing resolution planning, including resolvabili ty assessments	Direct costs		Insurers would have to provide information that resolution authorities would require for the purpose of resolution planning.	Resolution authorities would have to set-up a dedicated insurance division that would draft resolution plans, including resolvability assessments. EIOPA estimated that the overall costs could range between 0.3 and 9 FTE and between EUR 21.000 and EUR 450.000	would have to maintain resolution plans and perform resolvability assessments. EIOPA estimated that the associated
	Indirect costs		In rare cases, insurers may be required to implement measures to address any identified impediments to resolution.		

PREFERRED OPTION: INTRODUCE MINIMUM HARMONISING RULES TO PROTECT POLICYHOLDERS IN THE EVENT OF AN INSURER'S FAILURE

	I. Overview of Benefits (total for all provisions) – Preferred Option					
Description	Amount	Comments				
	Direct benefits					
Improved policyholde r protection	As presented in Annex 5, the default of insurance companies can expose policyholders to substantial social and financial hardship due to the discontinuation of their policies and the resulting	beneficiaries, which would be natural persons and micro enterprises, would be				

	absence of protection. These effects would be avoided by the implementation of an IGS. In addition, a minimum harmonisation of IGS design features across the EU would ensure a minimum level of protection throughout the Single Market, thereby ensuring a fair and equal treatment of all policyholders, whatever their place of residence.	benefits.
Protection of taxpayers' money	By transferring the burden of a failure back to the private sector, the need to use taxpayers' resources in the future in case of default of an insurance undertaking is reduced. Estimations of the benefits correspond to the degree of protection offered to policyholders under various assumptions. For further detail, please refer to Annex 5. A rough estimate would be that the introduction of an IGS would save around EUR 21 billion over 10 years of taxpayers' money.	of such direct benefits. It should be noted however that EU action on IGS will affect taxpayers in Member States in different ways, depending on whether they are resident in a Member State
	Indirect benefits	
Improved supervision, in particular for cross- border activities	Following EIOPA's opinion, the implementation of a home country system for insurance guarantee schemes would incentivise supervisory authorities to ensure a better oversight of authorised entities, in particular when making use of their EU passport and performing cross-border activities.	the major recipients of such indirect benefits as EU insurance companies
Improved competition in the insurance sector across the EU	The EU action would foster the level-playing field and competitiveness in the insurance industry across the EU. Competitive distortions between domestic and non-domestic insurers will be reduced, thereby contributing to a more efficient Single Market for insurance. The harmonisation of the geographical scope would also eliminate overlaps of existing IGSs as well as the associated costs.	main recipient of these indirect benefits as they would be facing a more open and fair competitive environment. As a consequence, policyholders could also enjoy the effects of increased competition on their premiums and
Better risk managemen t practices and market discipline	Through an appropriate design (see Annex 5), EU action would create incentives for better risk management practices and would foster market discipline.	the main recipients of such benefits as

II. Overview of costs – Preferred option							
	Citizens/Consumers		Businesses		Administrations		
	One- off	Recurrent	One- off	Recurrent	One-off	Recurre nt	

Introduce a minimum harmonise d framewor k for IGS in all Member States	Direct costs	Assuming prefunding, while the costs are primarily borne by insurance companies, a proportion of them will likely be passed on to policyholders. Therefore, a maximum estimate is that, during the build-up phase (assumed to be 10 years), the costs could be around EUR 2.33 for a yearly premium of EUR 1,000.	If we consider that the costs are not passed on to policyholders, the maximum cost estimate for the insurance industry could be around EUR 21 billion over a transition period of 10 years for example. This would represent a yearly capital cost of 0.12% of gross written premiums.	Member States where no IGS is in place would face set-up costs. For Member States where an IGS is already in place, the costs would depend on the elements of design and scope that would need to be adapted.
	Indirect costs			

1.5. Problem 5: Limited specific supervisory tools to address the potential build-up of systemic risk in the insurance sector

 $\mbox{\sc P}_{\mbox{\scriptsize REFERRED}}$  OPTION: MAKE TARGETED AMENDMENTS TO PREVENT FINANCIAL STABILITY RISKS IN THE INSURANCE SECTOR

	I. Overview of Benefits (total for all pro	ovisions) – Preferred Option		
Description	Amount	Comments		
	Direct benefi	its		
Prevention of risks for the financial stability	supervisors to prevent systemic risks	Recipients of this benefit are citizens and businesses at large as well as national governments (less likelihood to involve taxpayer's money to address the consequences of a financial crisis).		
Better policyholder protection	The requirement for insurers to integrate macro-prudential considerations in their underwriting and investment activities would reduce incentives for excessive risk-taking behaviours.			
the risk-based	Supervisory intervention on dividends policies would be possible only when justified by the application of risk-based criteria.	according to their legal mandates		
risk which may	supervisors to intervene in case of	In Solvency II there is no quantitative requirement for liquidity risk as in the banking sector. Those additional tools would ensure		

appropriately captured under current rules	by insurers	that no standardised liquidity metric is specified in light of the variety of insurers' business models.
	Indirect henej	fits
improved risk	Enhanced tools for insurers to assess own risks and their capacity to determine market-wide risks	Policyholders would be among the beneficiaries, but also insurers in the long run which would implement strengthened risk management system.
Minor impact on insurers' international competitiveness.	international framework for systemic risk (e.g. no capital buffers to prevent	Measures would be applied to improve insurers' risk management systems while not implying tighter rules than their international competitors. Therefore, insurers would be the main recipients.

II. Overview of costs – Preferred option							
		Citizens/Consum ers		Businesses		Administrations	
		One- off	Recurre nt	One-off	Recurrent	One-off	Recurrent
Integration of macro- prudential considerati ons in insurers' underwritin g and investment activities	Direct			Costs for developing (or reinforcing) new underwriting or risk management systems	Costs for maintaining such new systems	Costs developing (or reinforcing) macro- prudential competences and services to assess macro- prudential risks in insurance	Costs for maintaining such new competence s and services
	Indirec t costs			Increased complexity in the risk management requirements for insurers			

Enhanced liquidity risk managemen t by insurers	Direct costs	Costs for developing (or reinforcing) new liquidity risk management systems for insurers  According to EIOPA, average one-off cost would be: 0.46 full-time equivalent (FTE) = 0.06% of total employees	Costs for maintaining such new systems According to EIOPA, average annual costs would be: 0.41 full-time equivalent (FTE) = 0.05% of total employees	of insurers	Costs for maintaining such new competence
	Indirec t costs				