

INVITATION TO COMMENT ON EFRAG'S ASSESSMENTS ON IFRS 17 INSURANCE CONTRACTS AS AMENDED IN JUNE 2020

Once filled in, this form should be submitted by 29 January 2021 using the 'Comment publication link' available at the bottom of the respective news item. All open consultations can be found on EFRAG's web site: Open consultations: express your views.

EFRAG has been asked by the European Commission to provide it with advice and supporting material on IFRS 17 *Insurance Contracts* as amended in June 2020 ('IFRS 17' or 'the Standard'). In order to do so, EFRAG has been carrying out an assessment of IFRS 17 against the technical criteria for endorsement set out in Regulation (EC) No 1606/2002 and has also been assessing the costs and benefits that would arise from its implementation in the European Union (the EU) and European Economic Area.

A summary of IFRS 17 is set out in Appendix I.

Before finalising its assessment, EFRAG would welcome your views on the issues set out below. Please note that all responses received will be placed on the public record, unless the respondent requests confidentiality. In the interests of transparency, EFRAG will wish to discuss the responses it receives in a public meeting, so it is preferable that all responses can be published.

In order to facilitate the EFRAG process, it is strongly recommended to use the structure below in your responses.

EFRAG's initial assessments, summarised in this questionnaire, will be updated for comments received from constituents when EFRAG is in the process of finalising its *Letter to the European Commission* regarding endorsement IFRS 17.

Your details

Plea	se provide the following details:
(a)	Your name or, if you are responding on behalf of an organisation or company, its name:
	Jed Wrigley
(b)	Are you a:
	☐ Preparer X User ☐ Other (please specify)
(c)	Please provide a short description of your activity:
	Investor with 27 years' experience. Previously insurance analyst for a major asset management firm.
(d)	Country where you are located:
	Italy

(e) Contact details, including e-mail address:

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Part I: EFRAG's initial assessment with respect to the technical criteria for endorsement

Note to the respondents: Appendix II presents EFRAG's reasoning with reference to all requirements in IFRS 17 apart from the application of the annual cohorts requirement to some contracts specified in paragraph 6 of Annex A within Annex 1 (those contracts are conventionally referred to in this questionnaire, in the Cover Letter, in its Appendices and Annex as 'contracts with intergenerationally mutualisation and cash-flow matched contracts', or 'intergenerationally mutualised and cash flow matched contracts'. Annex 1 presents content of this requirement that contribute positively or negatively to the technical criteria on this matter.

- 2 EFRAG's initial assessment of IFRS 17 is that:
 - The EFRAG Board has concluded on a consensus basis that, apart from the requirement to apply annual cohorts to intergenerationally-mutualised and cash-flow matched contracts, as explained in the attached Cover Letter, on balance, all the other requirements of IFRS 17 meet the qualitative characteristics of relevance, reliability, comparability and understandability required to support 'economic decisions and the assessment of stewardship and raise no issues regarding prudent accounting. EFRAG has concluded that all the other requirements of IFRS 17 are not contrary to the true and fair view principle.
 - EFRAG Board members were split into two groups about whether the requirement to apply annual cohorts to intergenerationally mutualised and cash-flow matched contracts meet the qualitative characteristics described above.
 - (i) Nine EFRAG Board members consider that overcoming in a timely manner the issues of IFRS 4 brings sufficient benefits despite the concerns on annual cohorts. They believe that, in the absence of an alternative principles-based approach to grouping of contracts, on balance the annual cohorts requirement provides an acceptable conventional approach that enables to meet the reporting objectives of the level of aggregation of IFRS 17.
 - (ii) Seven EFRAG Board members consider that in many cases in Europe the requirement to apply annual cohorts for insurance contracts with intergenerational mutualisation and cash-flow matched contracts will result in information that is neither relevant nor reliable. This is because the requirement does not depict an entity's rights and obligations and results in information that represents neither the economic characteristics of these contracts nor the entity's underlying business model. These EFRAG Board members also consider that this requirement is not conducive to the European public good because it (i) adds complexity and cost and does not bring benefits in terms of the resulting information, (ii)

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¹ For a description of the affected contracts please refer to paragraphs 8 to 28 of Annex A to Annex 1 of the endorsement package relating to IFRS 17.

may lead to unintended incentives to change the way insurers cover insurance risks and (iii) may produce pro-cyclical reporting effects.

EFRAG's reasoning and observations are set out in Appendix II, Annex 1 and the Cover Letter regarding endorsement of IFRS 17.

Do you agree with this assessment for all the other requirements of IFRS 17

` ,	apart from the requirement to apply annual cohorts to intergenerationally mutualised and cash-flow matched contracts?
	X Yes
	If you do not agree, please provide your arguments and what you believe the implications of this could be for EFRAG's endorsement advice.
	I also agree that the requirement to match annual cohorts meets the necessary requirements for endorsement.
(b)	Having considered the technical arguments for those that support and those that oppose the application of annual cohorts to intergenerationally-mutualised contracts, as described in Annex 1, and having considered the two views from the EFRAG Board above does the requirement to apply annual cohorts to intergenerationally-mutualised contracts (within the context of paragraphs B67-B71 of IFRS 17) meet the qualitative characteristics described above? Please explain your technical reasons for supporting your view.
	X Yes
	Annual cohorts meet the requirement for endorsement. Management have discretion to move value between policyholders (and often shareholders) across generations (the so-called "mutualisation" of contracts) and they should account for the impact on the business as a series of cohorts - with annual seeming to be a sensible compromise. Management can adjust the impact on different stakeholders in many ways including phasing of gains realisation, volumes of new business written, adjusting minimum guarantees etc. I think that is the business model - it is simply inaccurate to say that the returns are pooled and therefore they can all be accounted for as an open-ended pool. It is clear that some cohorts are more profitable / have larger value transfers from/to them over time. Disclosure of new business information is not enough to understand the trends in profits. The German insurer response available through EFRAG's due process, suggesting that annual cohorts is less complex to implement than they thought, is an important fact which supports endorsement. The improvements in clarity around the business model delivered by annual cohorts is important - both for shareholders but also regulators if they have a mandate to safeguard the interests of existing policyholders. Furthermore management teams produce value of new business statistics in their current financial communications implying that they are able to allocate value and expected profit emergence for an annual cohort.
(c)	Having considered the technical arguments for those that support and those that oppose the application of annual cohorts to cash-flow matched contracts, as described in Annex 1, and having considered the two views from the EFRAG Board above does the requirement to apply annual cohorts to cash-flow matched contracts meet the qualitative characteristics described above? Please explain your technical reasons for supporting your view.
	X Yes No

In my opinion cash flow matched contracts have an even weaker case for exemption from annual cohorts than contracts which have elements of value transfer between policyholders and should therefore apply annual cohorts - I cannot understand how the scope of these can be ring-fenced from normal ALM activities from insurers or are these all to be included (effectively rendering annual cohorts obsolete). Furthermore, it is not clear why cohorts would create such an application problem as for Solvency II the assets need to match the expected cash outflows of the contract at inception, therefore the problem we are trying to solve is unclear. The profitability of these contracts would also change over time and is important even if just as trend information and not separately.

(a)	Cover Letter regarding the endorsement of IFRS 17 that you believe EFRAG should take into account in its technical evaluation of IFRS 17? If there are, what are those issues and why do you believe they are relevant to the evaluation?

Part II: The European public good

Note to the respondents: EFRAG's reasoning and conclusions with reference to all the other requirements of IFRS 17 is presented in Appendix III, apart from the observations on the requirement to apply annual cohorts to intergenerationally mutualised and cash flow matched contracts, which are presented in Annex 1 (refer to the section titled Appendix III in Annex 1).

- In its assessment of the impact of IFRS 17 on the European public good, EFRAG has considered a number of issues that are addressed in Appendix III and Annex 1 regarding the endorsement of IFRS 17.
 - The EFRAG Board has on a consensus basis assessed that, apart from the requirement to apply annual cohorts to intergenerationally-mutualised and cash-flow matched contracts, all the other requirements of IFRS 17 would improve financial reporting and would reach an acceptable cost-benefit trade-off. EFRAG has not identified any other requirements of IFRS 17 that could have major adverse effect on the European economy, including financial stability and economic growth. Accordingly, EFRAG assesses that all the other requirements in IFRS 17 are, on balance, conducive to the European public good.
 - (a) Do you agree with this assessment for all the other requirements apart from the requirement to apply annual cohorts to intergenerationally mutualised and cash-flow matched contracts?

X V	٥٥	No

If you do not agree, please provide your arguments and what you believe the implications of this could be for EFRAG's endorsement advice.

I also believe that annual cohorts should be applied to all contracts without exception as this is in the public interest as well.

• EFRAG Board members were split between two groups, as described in the Cover Letter and above, with reference to the requirement to apply annual

cohorts for contracts with intergenerational mutualisation and cash-flow matched contracts.

(b) Having considered the technical arguments for those that support and those that oppose the application of annual cohorts to intergenerationally-mutualised contracts, as described in Annex 1, and having considered the two views from the EFRAG Board above, is the requirement to apply annual cohorts to intergenerationally-mutualised contracts (within the context of paragraphs B67-B71 of IFRS 17) conducive to the European public good? Please explain your technical reasons for supporting your view.

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$X Y \in$	25	

Transparent information depicting trends in profitability and capital strength on a marked to market basis are fundamental for the efficient allocation of capital, which is fundamental for long term growth in any economy. Avoidance of annual cohorts simply obfuscates what is really going on, allowing management too much discretion.

Regarding the arguments around pro-cyclicality, I really do question any linkage at all and have not seen any strong argument made for this. Procyclicality is bad when there are unintended consequences which harm availability of insurance (more typically credit in a banking context) as a result of economic shocks - bearing in mind that capital availability drives underwriting capacity and this is determined by Solvency II - and this is unimpacted by IFRS 17. In addition transparency is usually the best way to avoid pro-cyclicality.

Policyholders also deserve to see trends in profits for insurers and how historic policyholders have been used to subsidise the acquisition of new business over time. This is clearly in the wider public interest.

(c) Having considered the technical arguments for those that support and those that oppose the application of annual cohorts to cash-flow matched contracts, as described in Annex 1, and having considered the two views from the EFRAG Board above, is the requirement to apply annual cohorts to cash-flow matched contracts conducive to the European public good? Please explain your technical reasons for supporting your view.

X	Yes		No
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Similar arguments to (b) but even more strongly regarding the need to see capital markets reflected more accurately from one year to the next.

Part III: The questions in Part III relate to all the other requirements in IFRS 17 apart from the requirement to apply annual cohorts to intergenerationally mutualised and cash-flow matched contracts

Notes to the respondents: In this Part, "IFRS 17" or "requirements in IFRS 17" or "the Standard" is intended to be referred to all the other requirements in IFRS 17 apart from the requirement to apply annual cohorts to intergenerationally mutualised and cash-flow matched contracts (your views on the latter requirement are to be covered in Part IV).

The European Commission and the European Parliament asked EFRAG to provide its views on a number of specific matters, that are presented below.

Improvement in financial reporting

4 EFRAG has identified that, in assessing whether the endorsement of IFRS 17 is conducive to the European public good, it should consider whether the Standard is

an improvement over current requirements across the areas which have been subject to changes (see paragraphs 15 to 27 of Appendix III). To summarise, for all the other requirements in IFRS 17 apart from the requirement to apply annual cohorts to intergenerationally mutualised and cash-flow matched contracts, EFRAG considers that they provide better financial information than IFRS 4.

	Do you agree with this assessment?
	X Yes
	If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
Cosi	ts and benefits
5	EFRAG's initial assessment is that taking into account the evidence obtained from the various categories of stakeholders, the benefits of all the other IFRS 17 requirements in IFRS 17 exceeds the related costs.
	Do you agree with this assessment?
	X Yes
	If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
Othe	er factors
	Potential effects on financial stability
6	EFRAG has assessed the potential effects on financial stability based on the ten criteria set out in the framework developed by the European Central Bank "Assessment of accounting standards from a financial stability perspective" in December 2006. Based on this assessment, EFRAG is of the view that, on balance, IFRS 17 does not negatively affect financial stability (Appendix III paragraphs 428 to 482).
	Do you agree with this assessment?
	X Yes
	If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
	Potential effects on competitiveness
	(Appendix III paragraphs 227 to 286)

7 EFRAG has assessed how IFRS 17 could affect the competitiveness of European insurers taking into account the diversity in their business models vis-à-vis their major competitors outside Europe.

EFRAG concludes that the underlying economics and profitability will always be more decisive in taking up a business in a particular region or a particular insurance product than changes to the accounting that is used to report on it.

8

Do you agree with this assessment?
X Yes
If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
Potential impact on the insurance market (including impact on social guarantees)
EFRAG has assessed the potential impact on the insurance market in Appendix III paragraphs 287 to 325.
EFRAG commissioned a study from an economic consultancy. This study ('Economic Study') stated that entities may re-consider both their pricing methodologies and product offers when applying IFRS 17 for the first time. The effect on pricing may be more significant than the effect on product offers. However, EFRAG does not have any quantification of the extent of changes in pricing or product design that would result from it.
As per the Economic Study, a majority of stakeholders interviewed (i.e. supervisory authorities, insurers and external investors) agreed that IFRS 17 alone would not impact the asset allocation of insurance undertakings, because this activity is more driven by risk management and/or asset/liability management.
Furthermore, EFRAG has considered how IFRS 17 could affect small and medium-sized entities (SMEs). EFRAG concludes that the number of small insurers that would be affected by IFRS 17 in producing their individual financial statements is very limited (between 27 and 35 depending on the option chosen based on the proposed EIOPA quantitative thresholds).
(a) Do you agree with the assessment on pricing and product offerings?
X Yes
(i) If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
(ii) Do you have any other observations that you think is relevant for EFRAG's endorsement assessment on this topic? Please explain.
(b) Do you agree with the assessment on asset allocation?
X Yes
(i) If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
(ii) Do you have any other observations that you think is relevant for EFRAG's endorsement assessment on this topic? Please explain.

 $^{^2}$ Reference is made to EIOPA's publicly consulted Consultation Paper on the Opinion on the 2020 review of Solvency II to amend the thresholds for applying Solvency II.

` '	Do you agree with the assessment on SMEs?
ΧY	<mark>′es</mark> □ No
(i)	If you do not agree, please provide your arguments and indicate how this co affect EFRAG's endorsement advice.
(ii)	Do you have any other observations that you think is relevant for EFRA endorsement assessment on this topic? Please explain.
Duo	
	sentation of general insurance contracts
rele con	RAG is of the view the presentation requirements of IFRS 17 would provount information. EFRAG also concludes that providing separate information tracts that are in an asset, from those in a liability, position would provide use rmation to users. (Appendix II paragraphs 118 to 125, 360 to 362).
Do :	you agree with this assessment?
ΧY	es 🗌 No
	ou do not agree, please provide your arguments and indicate how this could aff RAG's endorsement advice.
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Inte	raction between IFRS 17 and Solvency II
EFF Solv syncon insu hav for proj dep inve the Solv	RAG concludes that in implementing IFRS 17, there are possible synergies we rency II, but the extent of such synergies varies between insurers. In addition, ergies are expected for building blocks that are specific to IFRS 17 such as tractual service margin which is not an element of the measurement approach trance liabilities under Solvency II. Synergy potential is available in areas the a high degree of commonality under the two frameworks, i.e. the building block the measurement of the insurance liability needed to establish the cash fluctions, and actuarial systems to measure insurance liabilities. The potential is available in the differences in the starting position of insurers and estiments already made in the implementation of Solvency II. It also depends amount of effort to adapt existing actuarial systems, that were developed for evency II environment, to the IFRS 17 reporting requirements. (Appendix agraphs 401 to 412).
EFF Solv syncon insu hav for proj dep inve the Solv para	RAG concludes that in implementing IFRS 17, there are possible synergies werency II, but the extent of such synergies varies between insurers. In addition, ergies are expected for building blocks that are specific to IFRS 17 such as tractual service margin which is not an element of the measurement approach trance liabilities under Solvency II. Synergy potential is available in areas to a high degree of commonality under the two frameworks, i.e. the building block the measurement of the insurance liability needed to establish the cash fluctions, and actuarial systems to measure insurance liabilities. The potential systems, to an extent, on the differences in the starting position of insurers and estiments already made in the implementation of Solvency II. It also depends amount of effort to adapt existing actuarial systems, that were developed for evency II environment, to the IFRS 17 reporting requirements. (Appendix
EFF Solv syncon insu hav for proj dep inve the Solv para	RAG concludes that in implementing IFRS 17, there are possible synergies whency II, but the extent of such synergies varies between insurers. In addition, ergies are expected for building blocks that are specific to IFRS 17 such as tractual service margin which is not an element of the measurement approach trance liabilities under Solvency II. Synergy potential is available in areas the a high degree of commonality under the two frameworks, i.e. the building blocks the measurement of the insurance liability needed to establish the cash fluctions, and actuarial systems to measure insurance liabilities. The potential is available in areas to the measurement of the insurance liability needed to establish the cash fluctions, and actuarial systems to measure insurance liabilities. The potential is attained to an extent, on the differences in the starting position of insurers and estiments already made in the implementation of Solvency II. It also depends amount of effort to adapt existing actuarial systems, that were developed for vency II environment, to the IFRS 17 reporting requirements. (Appendix agraphs 401 to 412).

Impact of the new Standard on financial stability, long-term investment in the EU, procyclicality and volatility

On financial stability, refer to the conclusions in paragraph 6 of this Invitation to Comment.

On long-term investment in the EU, EFRAG's view is that asset allocation decisions are driven by a variety of factors, among which external financial reporting requirements might play some part but do not appear to be a key driver. There is no indication that IFRS 17 in isolation would lead to any significant changes in European insurers' decisions on asset allocation or holding periods (Appendix III paragraphs 96 to 123).

On procyclicality and volatility, EFRAG believes that IFRS 17 has mixed effects on procyclicality. IFRS 17 may result in more volatile financial performance measures because of the use of a current measurement. However, from the evidence collected, it is not likely that this volatility has the potential to play a specific role in producing pro-cyclical or anti-cyclical effects. EFRAG also assesses that IFRS 17 does not have the potential to reinforce economic cycles, such as overstating profits and thus allowing dividends and bonus distributions in good times, as there is no linkage between the accounting equity (cumulative retaining earnings) and amounts available for distributions, which are defined within the requirements of Solvency II or within the requirements at national level, independently from the IFRS accounting. Finally, EFRAG notes that the transparent nature of the IFRS 17 information has the benefit for investors to be able to react timely to any changes at hand, thereby avoiding cliff-effects. (Appendix III paragraphs 483 to 507).

(a) D	o you agree with the assessment on long-term investment?
X Ye	s 🗌 No
(i)	If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
(ii)	Do you have any other observations that you think is relevant for EFRAG's endorsement assessment on this topic? Please explain.
acco make to sa	ng to endorse IFRS 17 with annual cohorts will reduce the credibility of insurance unts in Europe and will raise the cost of capital for these businesses. It will also it more difficult for regulators and politicians to discharge their responsibilities of the standard existing policyholders who are regularly badly treated by management of the standard existing policyholders.
(b) D	o you agree with the assessment on procyclicality and volatility?
X Ye	s 🗌 No
(i)	If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
(ii)	Do you have any other observations that you think is relevant for EFRAG's endorsement assessment on this topic? Please explain.

IFRS 17 and IFRS 9

12 EFRAG is of the view that mismatches reported by preparers that contributed to EFRAG's assessment do not arise solely from the application of IFRS 17 and IFRS 9

but are mostly economic in nature. EFRAG considers that reporting the extent of the economic mismatches in profit or loss provides useful information.

In EFRAG's view, asset allocation decisions are driven by a variety of factors and disentangling the impact of accounting requirements from other factors is difficult. When defining the accounting for financial assets under IFRS 9, an insurer would not apply business models determined in isolation, but rather business models that are supportive of or complementary to their business model for managing insurance contracts. EFRAG notes that the interaction between each of an entity's internal policy decisions will determine the importance of any accounting mismatches remaining in the financial statements and this may differ largely from one insurer to another.

EFRAG has assessed the different tools that both standards offer to mitigate accounting mismatches. EFRAG assesses that:

- (a) there is no conceptual barrier against the application of hedge accounting in the context of IFRS 17. However, given the lack of experience and systems by the industry, it would require significant investment both in time and systems development to achieve hedge accounting in this context (Appendix III, Annex 5);
- (b) the treatment of OCI balances and risk mitigation at transition will not, on balance, negatively impact the usefulness of the resulting information.

	, , , ,
(a) D	Oo you agree with the assessment on the application of hedge accounting?
X Ye	es 🗌 No
(i)	If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
(ii)	Do you have any other observations that you think is relevant for EFRAG's endorsement assessment on this topic? Please explain.
	Do you agree with the assessment on the treatment of OCI-balances and risk pation?
X Y	es 🗌 No
(i)	If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
(ii)	Do you have any other observations that you think is relevant for EFRAG's endorsement assessment on this topic? Please explain.

Application of IFRS 15

In some instances, an entity (including insurers) may choose to apply IFRS 15 instead of IFRS 17 to contracts that meet the definition of an insurance contract but that have as their primary purpose the provision of services for a fixed fee. EFRAG concludes that this option would probably be made by those entities that do not operate in the insurance business. EFRAG concludes that for these entities accounting for these contracts in the same way as for other contracts would provide useful information and that applying IFRS 17 to these contracts would impose costs for no significant benefit (Appendix III paragraphs 68 to 76).

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Do you agree with this assessment?
X Yes
If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
Implications of transitional requirements
Considering the extent of the information available for each particular group of insurance contracts at transition, EFRAG assesses that the existence of three transition approaches does not result in a lack of relevant information. The alleviations granted under the modified retrospective approach are still leading to relevant information as they enable achieving the closest outcome to a fur retrospective application without undue cost or effort. In addition, EFRAG acknowledges that the possible use of three different transition methods may affect comparability among entities and, for long-term contracts, over time. However, the practical benefits of the modified retrospective and fair value approach, which were introduced by the IASB to respond to operational concerns of the preparers, may justify the reduced comparability (Appendix II paragraphs 129 to 155, 228 to 237, 306 to 303, 372 to 374, 398 to 400).
Do you agree with this assessment?
X Yes No
If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.
Impact on reinsurance
EFRAG concludes that the separate treatment under IFRS 17 of reinsurance contracts held and underlying direct contracts reflects the rights and obligations of different and separate contractual positions. Furthermore, EFRAG acknowledges that reinsurance contracts issued or held may meet the variable fee criteria eventhough IFRS 17 states that they cannot be insurance contracts with direct participation features. However, EFRAG assesses that the risk mitigation option would largely address the accounting mismatches, thereby balancing relevant information. In addition, for reinsurance contracts held that are used to recover losses from the underlying contracts, EFRAG considers that the Amendments provide relevant information as they aim at reducing accounting mismatches which is present under the original version of the Standard (Appendix II paragraphs 63 to 74, 210 to 216, 274 to 275, 349 to 352, 395 to 397).
Do you agree with this assessment?
X Yes
If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.

Implementation timeline

16	effect costs proje under solut Furth feedbland Stand computer (App. (a) D	Feedback from the Limited Update to the Case Studies shows that the delay to the effective date of IFRS 17 to 1 January 2023 results in higher one-off implementation costs for preparers. However, the delay is also helping preparers to adjust their project approaches to the operational difficulties of the Covid-19 crisis. EFRAG understands from preparers that they may choose to avoid these costs by revisiting solution designs or may make more use of internal (cheaper) resources. Furthermore, according to the Limited Update to the Case Studies and other feedback from insurance associations, most of the participants did not intend to early apply IFRS 17, whereas a small minority wanted to have this possibility. EFRAG is not aware of any European insurer having taken a firm commitment to early apply the Standard. Finally, EFRAG notes that IFRS 17 requires a presentation of restated comparative information when applying the Standard for the first time. However, IFRS 9 does not have similar requirements for financial assets and liabilities (Appendix III paragraphs and 609 to 613).		
	2023			
	X Ye (i)	s \sum No If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.		
	(ii)	Do you have any other observations that you think is relevant for EFRAG's endorsement assessment on this topic? Please explain.		
	acro: they	palance I agree but IFRS 4 is a disaster because accounting is not comparable as the sector and it allows management too much flexibility in the assumptions make creating regulatory and financial stability risks. I therefore believe we to see IFRS 17 applied as soon as practicable recognising the extent of work ired.		
	(b) Do you agree with the assessment relating to early application?			
	X Ye	s 🗌 No		
	(i)	If you do not agree, please provide your arguments and indicate how this could affect EFRAG's endorsement advice.		
	(ii)	Do you have any other observations that you think is relevant for EFRAG's endorsement assessment on this topic? Please explain.		
7	Do you agree that there are no other factors to consider in assessing whether the endorsement of the Standard is conducive to the European public good?			
	X Ye	es 🗌 No		
		u do not agree, please identify the factors, provide your views on these factors ndicate how this could affect EFRAG's endorsement advice.		

Part IV: The questions in Part IV aim at collecting constituents' inputs (Questions to constituents in Annex 1) and views relating to the requirement in IFRS 17 to apply annual cohorts to intergenerationally mutualised and cash-flow matched contracts

Notes to the respondents: Respondents are reminded that responses to this Invitation to Comment will be made public on EFRAG's website. EFRAG is also inviting respondents to share quantitative data and to allow confidentiality of this information, constituents are kindly invited to submit these data separately from the Invitation to Comment. Such quantitative data can be sent to ifrs17secretariat@efrag.org. Only aggregated resulting data will be made public in the subsequent steps of the due process and will be presented in an anonymous way.

The intergenerationally-mutualised and cash-flow matched contracts are specified in paragraph 6 of Annex A within Annex 1.

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Ass	stated in paragraphs 5 to 9 of Annex 1:
(a)	What is the portion of intergenerationally-mutualised contracts and cash-flow matched contracts of all life insurance liabilities and all insurance liabilities? Please report the results for these two types of contracts separately where relevant.
(b)	Please indicate the proportion of contracts with intergenerational mutualisation (within the context of paragraphs B67-B71 of IFRS 17) for which the requirement around annual cohorts is considered a significant issue. Please specify the share that would qualify for VFA.
(c)	Please describe the approach you envisage to implement the annual cohorts requirement to contracts with intergenerationally-mutualised contracts (within the context of paragraphs B67-B71 of IFRS 17).
(d)	Please indicate the proportion of cash-flow matching contracts for which the requirement around annual cohorts is considered a significant issue. Please specify how the features of the contracts compare with the description provided in Annex A of Annex 1.
(e)	Please describe the approach you envisage to implement the annual cohorts requirement to cash-flow matched contracts.

Part V: Questions to Constituents raised in Appendix III

19 As stated in paragraphs 532 to 534 of Appendix III:

(a)	In your view, how will the Covid-19 pandemic affect the impacts of IFRS 17 on the insurance market (see a description of some expected impacts in paragraphs 518 to 527 in Appendix III) and indirectly, on the European economy as a whole?
(b)	Is the Covid-19 pandemic affecting your implementation process for IFRS 17 and IFRS 9? Please explain in detail the impacts such as project ambitions, budget for implementation and ongoing costs, resources, speed of implementation. Please also explain whether this relates to the IT systems implementation, or rather the actuarial or accounting aspects of implementation.
(c)	Are there other aspects around the implications of Covid-19, not yet addressed
	in the DEA that you want to expand on?

Part VI: EFRAG's overall advice to the European Commission

20 Do you have any other comment on, or suggestion for, the advice that EFRAG is proposing to give to the European Commission?

The EFRAG Board should provide an endorsement advice with a definitive recommendation based on the technical merits of IFRS 17. Anything less is a failure to meet their mandate. Once the decision moves to the commission it will become political rather than an objective assessment. Accounting standards should never be driven by politics.