



Recommended Acquisition of Friends Life Group

2nd December 2014

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This presentation should be read in conjunction with the scheme document to be published by Friends Life and the prospectus and shareholder circular to be published by Aviva, (the "Public Documents") in connection with the Proposed Transaction, which will be available in due course at www.aviva.com and www.friendslifegroup.com. Any decision taken in relation to Aviva, Friends Life and/or the Proposed Transaction should only be taken by reference to the information set out in (or otherwise incorporated by reference into) the Public Documents.

No statement in this presentation is intended as a profit forecast or estimate for any period and no statement in this presentation should be interpreted to mean that earnings or earnings per share for Aviva or Friends Life or the Enlarged Aviva Group post-transaction, as appropriate, for the current or future financial years would necessarily match or exceed the historical published earnings or earnings per share for Aviva or Friends Life, as appropriate.

New Aviva shares issued pursuant to the Proposed Transaction have not been and will not be registered under the US Securities Act of 1933 (the "US Securities Act"), or under the securities laws of any state, district or other jurisdiction of the United States. It is expected that the New Aviva Shares will be issued in reliance upon the exemption from such registration provided by Section 3(a)(10) of the US Securities Act. Under applicable US securities laws, persons (whether or not US persons) who are or will be "affiliates" (within the meaning of the US Securities Act) of Aviva and/or Friends Life prior to, or of Aviva after, the acquisition becoming effective will be subject to certain transfer restrictions relating to the New Aviva shares received in connection with the Proposed Transaction.



Transaction Overview Mark Wilson Group Chief Executive Officer

Agenda



Mark Wilson
Tom Stoddard
Andy Briggs
Mark Wilson
_

Q&A

Transaction Rationale – Financial and strategic



Financial



 c.£0.6bn incremental cash flow. £1.15 billion¹ additional holding company liquidity



 Leverage consistent with S&P AA rating – no further need to de-lever



 £225 million of run rate synergies per annum expected by end of 2017



 30% increase in Aviva final dividend.
 Move to c.2x operating EPS² cover over the medium term

Strategic



 Secures leading insurance and savings position in our home market



 Brings c.5 million Friends Life customers to Aviva, accelerating our digital and true customer composite strategies



Adds significant scale and expertise to our back book initiative



Adds up to c.£70 billion of funds for Aviva Investors



Enables investment in our growth businesses

Friends Life Available Shareholder Assets as at 30 September 2014 adjusted for Lombard disposal proceeds net of share buyback conducted to date.
 Operating EPS on an IFRS basis

Recommended Acquisition of Friends Life Group



Key Terms	 0.74 new Aviva shares for each Friends Life share valuing Friends Life at £5.6bn / 394p per share¹ Terms reflect requirement for Friends Life Group to buyout "Value Share" for approximately £220m and proposed 24.1p per share second interim dividend (see below) Existing Friends Life shareholders to own c.26% of the enlarged Aviva Group
Valuation	1.0 x 1H2014 MCEV ² 27% premium to Friends Life 3 month average share price before incorporation of additional value from the second interim dividend ^{3,6}
Synergies	 £225m of annual run rate synergies by 2017, valued at approximately £1.8bn⁴ Plus significant incremental revenue and capital synergy benefits expected over time
Dividends – Aviva	FY2014 total DPS of 18.1p (final +30%) Intention to move dividend cover to c.2x operating EPS ⁵ over the medium term
Dividends – Friends Life	 Proposed second interim dividend payment in respect of the 2014 financial year of 24.1p per share, conditional on completion⁶ No entitlement to Aviva final dividend
Management	Sir Malcolm Williamson to join Aviva Board as Senior Independent Director Andy Briggs CEO of UK Life and joins Aviva Board as Executive Director Nick Amin Director of Transformation & Integration Jonathan Moss Director of UK Heritage / Back Book

Transaction accelerates strategic and financial ambition
Compelling opportunity to create value for both sets of shareholders

Based on share prices as of 20th November 2014, the last day prior to talks between Aviva and Friends Life being made public

- Based on share prices as of 20st November 2014, the last day prior to talks between Aviva and Friends Life being made public.
 Friends Life 1H 2014 MCEV adjusted for the up-front Lombard sale proceeds and share buy-back.
- Three month average share price before 20th November 2014

- The estimated net present value of synergy benefits
- 5. Operating EPS on an IFRS basis
 - 10 p increase on the final 2013 dividend which is conditional on deal completion. In the event that the proposed acquisition does not complete, Friends Life expects that its 2014 final dividend would be in line with its 2013 final dividend

Complementary Businesses



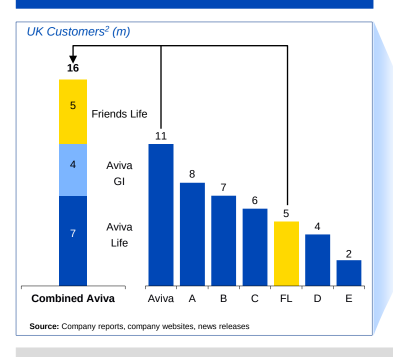
	Aviva	Friends Life	Combined
Brand	\checkmark	_	✓
Broad Product Range	\checkmark	_	✓
Geographic Diversity / Scale	\checkmark	_	✓
Asset Management	\checkmark	_	\checkmark
Excess Cash Flow	_	\checkmark	✓
Corporate Pensions Leadership	_	\checkmark	✓
Balance Sheet Leverage	_	\checkmark	✓
Proven Back Book Management Expertise	_	\checkmark	\checkmark

Complementary strengths – a stronger, more diversified and resilient business better positioned to increase cash flows

Secures Pre-eminent Position in Home Market



Largest Customer Franchise in the UK



True customer composite, digital first model

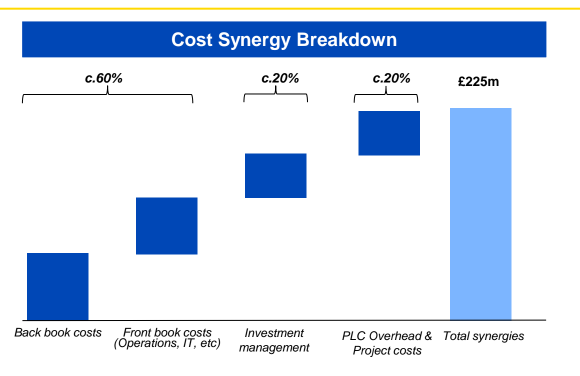


- 16 million UK customers¹
- Access to 1 in 4 households
- Substantial opportunity to improve cross sell through true customer composite and digital first strategies

Enhanced opportunity for our true customer composite and digital first strategies

Substantial Value from Synergies





Source of expected synergies:

Life company

Best of both approach

- Corporate pensions on Friends Life's platform
- Utilise respective strengths in protection
- Annuities on Aviva's platform
- **Investment management**
 - In source non-customer directed asset management
- Project and corporate costs
 - Rationalise group functions
 - Reduce project spend

Benefit of full run rate synergies by end of 2017

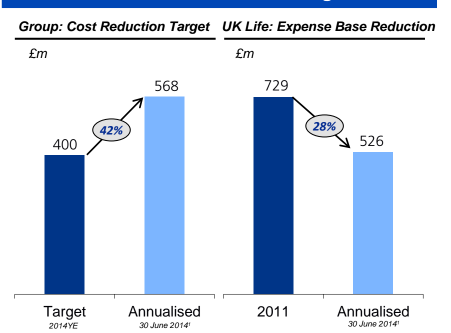
Expected integration costs of £350m

£225m¹ of expected synergy benefits Significant incremental revenue and capital synergy benefits expected over time

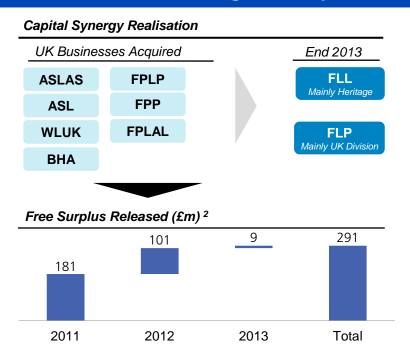
Substantial Value from Synergies: Proven Expertise



Aviva Track Record in Reducing Costs



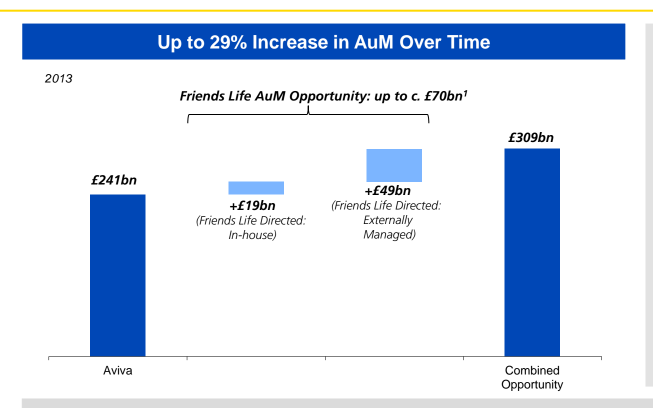
Friends Life Proven Integration Expertise



Experienced management teams to maximise value from combination

Asset Management – significant scale and earnings accretion





Increase in scale / AuM

- Total Friends Life assets under administration of c.£100bn
- AuM opportunity of up to c.£70bn –
 c.29% increase over time¹

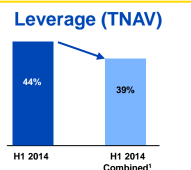
Additional Profits

 Estimated c.£40m profit contribution from insourcing asset management

Opportunity to accelerate Aviva Investors' strategy

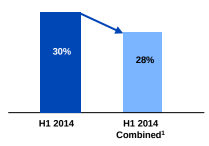
Accelerates Financial Transformation, Creating Platform for Growth





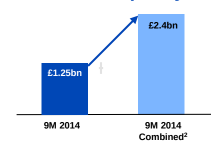
No need to de-lever further

Leverage (S&P)



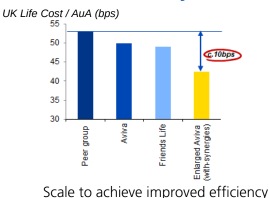
Consistent with AA rating

Central liquidity

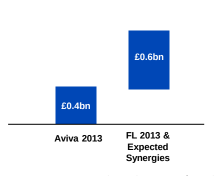


Strengthened holding company liquidity

Efficiency³

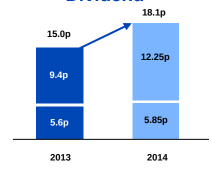


Cash flow



Increase quantum and resilience of cash flow

Dividend



30% increase in final 2014 dividend

Both the TNAV and S&P leverage ratios are calculated using estimated combined HY14 information, with the inclusion of an estimated AVIF number and are adjusted for the sale of Lombard. The definition for the TNAV leverage ratio has been adjusted to deduct only goodwill from "tangible capital" Combined liquidity is calculated as reported on 9M2014 central liquidity of Aviva plus Friends Life Available Shareholder Assets as at 30 September 2014 adjusted for Lombard disposal proceeds net of share buyback conducted to date.

Peer group comprises Standard Life, Prudential, Legal & General and Aegon UK. Data as at December 2013, Aviva H12014. Standard Life AUA excludes UK institutional pensions business.



Financial Impact Tom Stoddard Group Chief Financial Officer

Key Messages



- Improves return on capital in key UK businesses
- Underperforming UK Life cells prioritised for back book efficiency
- Substantial value creation from synergies
- Facilitates growth and reinvestment in higher returning products

Reduces risk and creates upside from capital management opportunities

- Complementary risk profile diversification benefits
- Achieves leverage reduction target on completion
- Back book expertise and opportunities
- Solvency II optimisation

Increases cash flow & liquidity

- Stronger and more resilient cash flows
- Accretive to cash flow per share and cash flow coverage

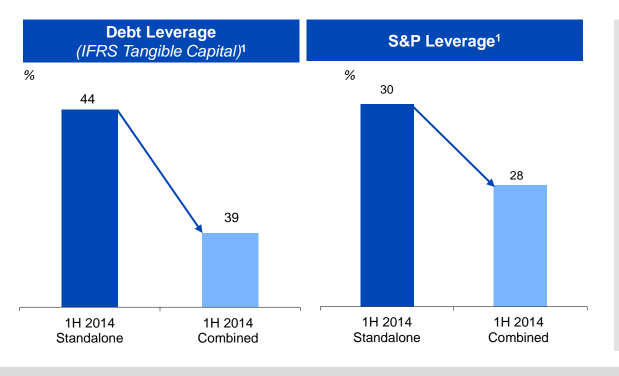
4 Accelerates expected dividend growth

- Transformation delivering more today and tomorrow
- Intend to move dividend cover to c.2x operating EPS¹ over the medium term

Not

Leverage Targets Achieved on Completion





- Pro forma leverage below targets on all key metrics
- Group focus on S&P leverage going forward
 - Consistent with AA rating
- No impact on existing plans to reduce internal loan to £2.2bn

No further requirement to de-lever

Note

Both the TNAV and S&P leverage ratios are calculated using estimated combined HY14 information, with the inclusion of an estimated AVIF number and are adjusted for the sale of Lombard. The definition for the TNAV leverage ratio has been adjusted to deduct only goodwill from "tangible capital"

Stronger and More Resilient Capital and Liquidity Position



		Aviva (As per Aviva disclosure)	Friends Life (As per Friends Life disclosure)
	Available	£18.0bn	£8.3bn
Economic Capital Position ¹ (1H2014)	Required	£10.0bn	£4.3bn
	Surplus	£8.0bn	£4.0bn
	Ratio	180%	193%
Economic Capital Sensitivity (1H2O14)	Corporate bond spreads	£(0.9)bn for 100bps increase in corporate bond spreads	£(0.5)bn for 200bps increase in corporate bond spreads
	Interest rates	£(0.1)bn for 50bps fall in interest rates across the yield curve	£(0.2)bn for 200bps rise in interest rates across the yield curve
Central Liquidity ² (9M2014)	Holding company liquidity	£1.25bn	£1.15bn

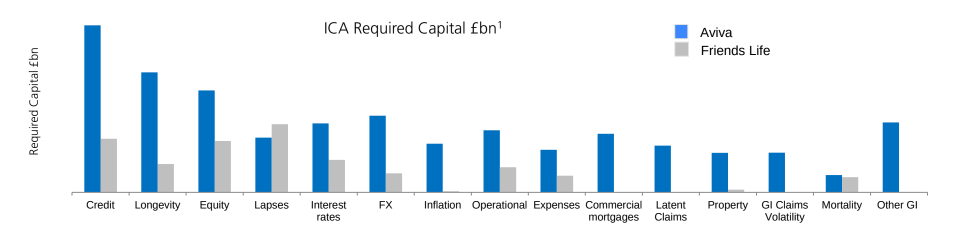
Note

^{1.} The economic capital represents an estimated position. The economic capital requirement is based on each individual company's own internal assessment and capital management policies. The term 'economic capital' does not imply capital as required by regulators or other third parties.

2. Combined liquidity is calculated as reported on 9M2014 central liquidity of Aviva plus Friends Life Available Shareholder Assets as at 30 September 2014 adjusted for Lombard disposal proceeds net of share buyback conducted to date.

Complementary Aviva and Friends Life risk profile





- Diversification benefits achieved from complementary risk profile
- Optimise Friends Life for Solvency II / Economic Capital
- Further capital enhancements from back book actions
- Potential use of Reinsurance mixer

Capital and liquidity further strengthened by balance sheet synergies over time

1 excludes with profits and FPIL

Transaction Accelerates Achievement of Financial Outcomes



Financial Outcomes

Capital Markets Day¹: Desired Outcomes			Transaction Improve
Issue	Plan	Timing	Transaction Impact
Group operating expense ratio	Below 50%	YE 2016	Significant synergy potential Reduces Combined Group operating expense ratio by c. 2pps ²
2 Holdco excess cash flow	More than double annual run- rate to £0.8bn	YE 2016	Adds c.£0.6bn with realisation of synergies by 2017 Incremental cash flow of c.55p per share on 1.1bn shares issued (including run rate synergies)
Inter-company loan balance	£2.2 bn	YE 2015	Unchanged, on track to reduce internal loan to £2.2bn by 2015
4 External debt leverage ³	Below 40% on TNAV basis and AA equivalent on S&P basis	Medium Term	Combined leverage below medium term targets – no further requirement to delever Financial position consistent with S&P AA

^{2.} Based on annualised HY14 combined figures including the full run rate of the synergy benefit

Positive Financial Impacts



Koy Borformanaa Indiaatara	Full Ye	ar 2013	Expected Impact of Combination	
Key Performance Indicators	Aviva	Friends Life	Expected Impact of Combination	
Excess Centre Cash flows ¹	£0.4bn	£0.3bn	Adds c.£0.6bn with realisation of synergies by 2017	
Operating Earnings Per Share	42.6p	28.6р	Broadly neutral upon realisation of run rate synergies	
Dividend Per Share	15.0p	21.1p	Accelerates dividend growth	
Dividend Cover Ratio ²	2.8	1.4	Move to c.2 times cover over the medium term	
Central Liquidity ³	£1.6bn	£0.9bn	Strengthened holding company liquidity	
IFRS Net Asset Value Per Share ⁴	270p	370p	Accretive on day 1	
MCEV Net Asset Value Per Share ⁴	463p	429p	Broadly neutral on day 1	
S&P Credit Rating ⁵	A+ (stable)	A- (stable)	Friends Life placed on credit watch positive	
Value of New Business ⁶	£909m	£179m	Higher and more geographically diversified	

Note

Aviva Value of New Business excludes Malaysia, Aseval, Evurovita and CXG

A measure of excess cash flow, calculated by deducting central operating expenses and debt financing costs from cash remitted by business units.

Dividend cover ratio is calculated as operating EPS on an IFRS basis / dividend per share
 The Friends Life central liquidity figure is not adjusted for the sale proceeds of Lombard.

business units.

Disiness units is calculated as operating EDS on an IEDS basis / dividend per share.

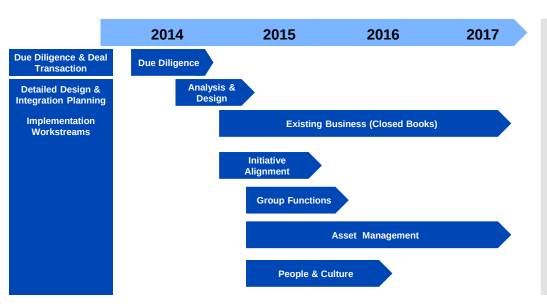
The IFRS & MCEV Net Asset Value figures are calculated using estimated combined FY13 balance sheets post transaction, with the
inclusion of a proxy AVIF number and are adjusted for the sale of Lombard

S&P insurer Financial strength rating as at date of presentation

Integration Plan in Place



Preliminary Integration Plan



- Andy Briggs, CEO of UK Life
- Nick Amin, Director of Transformation & Integration
- Jonathan Moss, Director of UK Heritage / Back Book
- Confident on execution
 - No complex IT programme / migration as a result of this transaction
 - Detailed 90 day programme in place to deliver rapid core integration
 - Key integration risks identified and stress tested

Experienced team focussed on delivery of transaction benefits



Opportunity for Friends Life

Andy Briggs
Group Chief Executive
Friends Life

Compelling Financial and Strategic Rationale for Friends Life's Shareholders



Enhancing Value¹

Friends Life shareholders benefit from:



27% premium to Friends Life's 3 month average share price², plus



Proposed second interim dividend of 24.1p, an uplift of 10p³, plus



Value share crystallised and settled for c.£220m



Attractive progressive dividend policy

Accelerating Strategy



Cash generation

- ✓ Superior back book management
- ✓ Scale and cost advantage⁴



Growth opportunity

- ✓ Scale leadership positions across core UK Life growth markets
- ✓ Improved customer proposition

Combining strengths, creating a UK market leader

Note: Neither Friends Life nor its directors assume any responsibility for any information relating to Aviva or the Enlarged Aviva Group

- 1. A preliminary integration plan is in place. Finalisation of the integration plan will be subject to engagement with appropriate stakeholders, including employee representative bodies
- 2. 3 month average share price of 310p up to 20 November 2014, being the closing price of the last day prior to talks between Aviva and Friends Life being made public. Excludes the payment expected to be made to RCAP UK Limited in relation to the value share and Friends Life's 2014 second interim dividend

10 p increase on the final 2013 dividend which is conditional on deal completion. In the event that the proposed acquisition does not complete, Friends Life expects that its 2014 final dividend would be in line with its 2013 final dividend statements are the seal especial benefits statement are the sole responsibility of Aviay and its directors. Neither Friends Life nor its directors assume any responsibility for any such statements be the legal disclaimer on slide 3 for further information

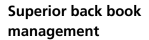
Attractive UK Life Opportunity











- ✓ Market leading management team
- ✓ Friends Life's expertise enhances the ability to unlock value from Aviva's back book
- ✓ Potential capital synergies from combination and diversification benefits





Scale and cost advantage

- ✓ Significant scale advantage
- ✓ Substantial cost synergies¹
- ✓ Strong, demonstrable track record in reducing costs



Growth



Scale leadership positions across core UK Life growth markets

- ✓ Complementary business models
- ✓ Scale leadership positions in chosen markets
- Corporate Pensions (#1), Protection (#1) and Retirement Income (1 in 4 retiring DC savers)²



Improved customer proposition

- ✓ True customer composite with broad product offering
- ✓ Digital first strategies multi channel approach
- ✓ c.12m UK Life and 16m overall UK customers with increased cross-sell potential³

Clear strategy to deliver cash flow and growth

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1 Superior Back Book Management



Combined Proposition

The Opportunity

✓ Market leading management team

#1 The largest back book in the UK1

- Proven track record in managing back books
- **f** 5
 - 5 UK Life companies²

- Increased size of back book with potential to achieve scale efficiencies

c.£70bn of Friends Life directed assets³

✓ Clear management focus



Large existing customer base

Driving Improvement

OSTS

- Process simplification
- Synergies

Capital

- Solvency 2 optimisation
- Diversification benefits (GI & International)
- Reinsurance optimisation

Revenue ptimisation

- Asset migration
- Optimising return on shareholder assets

Increased cash flow and efficiency from combined back books

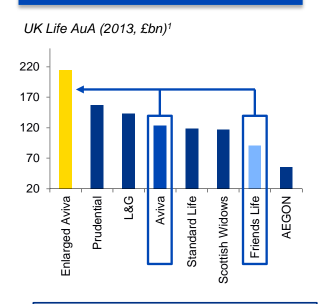
[.] Based on analysis of 2013 PRA returns of UK gross reserves. Back book defined as per Friends Life's methodology and includes With-profit products; Unit-linked bonds and other legacy products

Includes life entities which have a required capital balance as at year end 2013. Data obtained from PRA returns. This includes Aviva Annuity Limited, Aviva Investors Pensions Limited, Aviva Life & Pensions Limited, Friends Life & Pensions Limited and Friends Life Limited AuA as at 31 December 2013

Scale and Cost Advantage¹



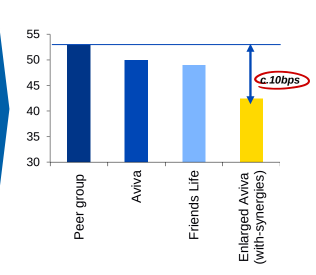
Combined Proposition



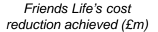
£215bn of Combined UK Life AuA

Driving Improvement



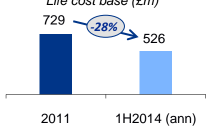


Evidence of Delivery





Reduction in Aviva's UK Life cost base (£m)

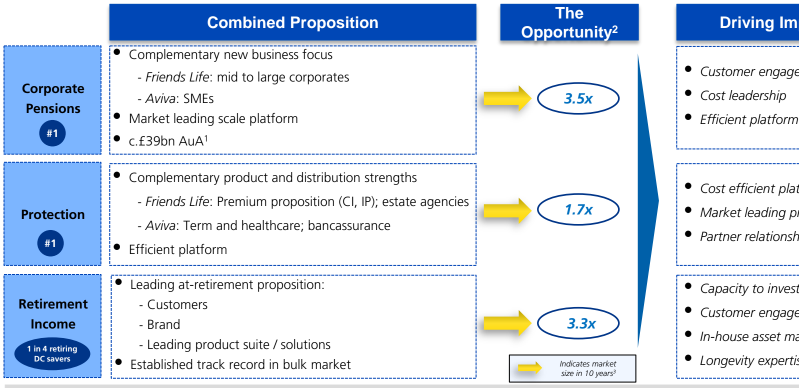


Scale driving material cost advantage

- As at December 2013; Obtained from report and accounts; Aviva relates to 1H14. Standard Life excludes UK institutional pensions business
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Scale Leadership Positions Across Core UK Life Growth Markets





Driving Improvement

- Customer engagement
- Cost efficient platform
- Market leading proposition
- Partner relationships
- Capacity to invest and innovate
- Customer engagement
- In-house asset manager
- Longevity expertise

Stronger proposition in the most attractive areas of the UK life market

- As at 31 December 2013; c.£5bn of Friends Life AuA relates to workplace pensions AuA which currently sits within the Heritage division
 - Based on value of assets coming into retirement and based on market research conducted on behalf of Friends Life Group Market growth projections from 2013 are based on market research conducted on behalf of Friends Life Group

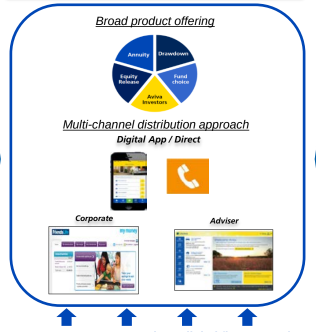
Improved Customer Proposition Retirement Income Market Example



The Opportunity

- c.12m UK Life customers with 16m overall UK customers¹
- 1 in 4 retiring Defined contribution pension customers²
- Recent reforms create a new paradigm for UK retirement savings
- Retirement is no longer a point in time but an extended transition

Leading Proposition



True customer composite & digital first strategies

What Our Customers Need

"Take control for me and make it **simple**"



"I want guaranteed income for life, BUT I want to leave something to the kids if I die early"

"Give me the **tools and support** I need to make good decisions"



"I want **complete flexibility** in how I spend my Pension money and am comfortable with the investment and longevity risk"



Well placed to capitalise on growth in the retirement market

Number of UK Life customers based on company reports, company websites, news releases. These figures are prior to deduction of any overlap in customer base 1 in 4 analysis based on company data and HMT report published September 2014

Compelling Financial and Strategic Rationale for Friends Life's Shareholders



Enhancing Value¹

Friends Life shareholders benefit from:



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Growth opportunity

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Clear strategy to deliver cash flow and growth

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- 3 month average share price of 310p up to 20 November 2014, being the closing price of the last day prior to talks between Aviva and Friends Life being made public. Excludes the payment expected to be made to RCAP UK Limited in relation to for the value share and Friends Life's 2014

10 p increase on the final 2013 dividend which is conditional on deal completion. In the event that the proposed acquisition does not complete, Friends Life expects that its 2014 final dividend would be in line with its 2013 final dividend

Statements on synergies and any "quantified financial benefits statement" are the sole responsibility of Aviva and its directors. Neither Friends Life nor its directors assume any responsibility for any such statements. See the legal disclaimer on slide 3 for further information



Summary Mark Wilson Group Chief Executive Officer

Transaction Reinforces Wider Growth Agenda

Transaction Impacts

Accelerates Aviva balance sheet transformation



Stronger platform to generate cash and reinvest in the wider group

- **1** Growth Markets
- Poland, Turkey, Greater China and S.E. Asia (39% VNB growth¹)
- Organic growth plus potential distribution/ bancassurance opportunities
- True Customer Composite
- Improve cross-sell ratio of 1.6 products to combined 36m customers (16m in the UK)
- Enhanced digital offering and customer platforms (e.g. workplace)
- Asset Management
- New products (e.g. AIMS) to drive net external funds flow
- Increased scale supports investment to broaden capabilities

4 Digital

- Increasing direct access to customers
 - e.g. MyAviva app

General Insurance

- Cross-sell to life customers
- Build out existing businesses e.g. France, Italy and Poland

6 Health

- £1bn existing premiums²
- £90bn premiums in Aviva markets³

Greater financial flexibility to drive growth in rest of the Group

Note

- HY14 vs HY13
- 2. TO NWY 1113



Q&A

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Appendix – Basis of Preparation of UK Life Expenses / AuA



The peer group is composed of the UK Life businesses of L&G, Standard Life, Prudential and AEGON. All figures have been taken from 2013 annual report and accounts unless otherwise stated.

- 1. The peer group does not include LBG (Scottish Widows),
- 2. Operating expenses for all companies exclude debt costs and identifiable project/development and non-recurring costs, whilst include corporate centre costs allocated on a pro rata basis according to segmental operating profit contribution. These adjustments are necessary to provide a like-for-like benchmark
- 3. Aviva's AuA has been sourced from its July 2014 capital markets day presentation
- 4. Friends Life figures exclude OLAB as it is an international business, and therefore align to the originally reported 2013 results, rather than those restated for the transfer of OLAB into the Heritage division
- 5. Standard Life operating expense includes the sum of UK acquisition and maintenance expenses. AuA excludes UK institutional pensions and unallocated assets not backing products
- 6. Prudential operating expense includes the sum of UK acquisition costs, UK admin expenses and UK DAC adjustment, plus Group salary expense (inc. social security) allocated pro rata, plus Group auditors' remuneration allocated pro rata on a segmental operating profit basis
- 7. L&G UK Life expenses and AuA are calculated as the sum of LGAS and LGR segments. Operating expense therefore excludes LGIM and LGC operating costs which are directly sourced from the reported accounts, and includes the sum of Group acquisition costs allocated pro rata on a segmental operating profit basis (for LGAS, LGR and LGA only), plus salary expense (inc. social security) allocated pro rata, plus lease rentals allocated pro rata, plus auditors' remuneration allocated pro rata on a segmental operating profit basis. AuA includes LGAS AuA plus £34m managed by LGIM on behalf of LGR
- 8. AEGON's UK AuA includes the total of the figures shown in its September 2014 analyst presentation
- 9. The combination of Aviva and Friends Life is shown with the benefit of the disclosed run-rate synergies. The synergies relate to the UK Life operations plus pro-forma PLC overhead synergies allocated based on operating profit (pre synergies). For the purposes of Rule 28 of the Takeover Code, quantified financial benefits statements contained in this presentation are the responsibility of Aviva and the Aviva Directors. Investors should refer to the full Quantified Financial Benefits Statement in the Rule 2.7 announcement for the bases of belief, principal assumptions and sources of information used in order to prepare the statement





Recommended Acquisition of Friends Life Group

2nd December 2014