Aegon CLA

Collective Labor Agreement
Aegon Nederland N.V.

> 1 July 2020 up to and including 30 June 2022
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Signature page with the 2018-2020 Aegon CLA

The undersigned declare that effective from July 1, 2020, they concluded the 2020 – 2022 Aegon CLA.

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Future Fit
Strength for the future

Changing customer needs, more stringent requirements of supervisory authorities and new competitors; they are all developments that proceed at high speed and that have considerable consequences for businesses such as Aegon. To remain successful in the long term, Aegon is developing from a traditional insurer into a modern, digital financial service provider. This affects everyone who works within Aegon. Employees cannot ‘stand still’ in the present position but develop to participate sustainably and to remain Future Fit.

Future Fit shared responsibility
The CLA describes the terms and conditions of employment for Aegon employees and also facilitates the development of the employees and of Aegon. For instance, the CLA gives substance to the mission of Aegon and is in line with the guiding principles of the worldwide HR policy: Future Fit, talent & leadership and work smarter.

Employees play a crucial role: together we make the business Future Fit. This means accepting responsibility, working together and being flexible with the objective of serving the customer in the best way possible. That is why we again, with the assistance of a large group of employees from all Aegon entities, according to the co-creation method, agreed on arrangements in this CLA that are in line with this shared responsibility.

The partners in the CLA process (the supervision team)

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1. General

1.1 Guiding principles for the CLA

1.1.1 Fulfilling working relationships
This CLA departs from a fulfilling working relationship between Aegon and its employees, between a manager and an employee and between all employees together. This means that many of the arrangements and schemes in this CLA obtain their ultimate substance in practice on the basis of consultation within the said relationship. The provisions laid down in this CLA are the starting point for this.

The realization of a fulfilling working relationship is the final objective. However, this is obviously not something that happens overnight. There are three steps that can be taken when it is hard to reach that agreement.

**The steps in the consultation**
If the employee and the manager consulted with each other about an arrangement and/or scheme in this CLA and one of them observes, or they both observe, that there is no agreement then the employee can follow the following process.

1. The employee and/or the manager first submit the issue to the manager of the manager. The said manager consults with both in order to yet reach a solution that is supported by both.
2. If agreement is neither reached in step 1 then the employee or the manager relies on the assistance of the HR Business Partner of the relevant business unit. The latter also consults with both and presents a proposal for a solution.
3. If the employee and/or the manager can neither agree with the proposal from HR then the issue can be submitted to the CLA Disputes Committee, which shall issue a binding decision.

**CLA Disputes Committee**
The CLA Disputes Committee consists of three people who are involved in the collective bargaining:
- A representative on behalf of Aegon
- A representative on behalf of the trade unions
- A representative on behalf of the CWC

In the periodic consultations the CLA parties annually discuss who is on this committee and who the replacement is.

The committee reaches a decision within one month after an issue has been submitted to it. The committee may request the manager and the employee for an oral explanation. The decision of the committee is binding. It is not possible to appeal against the decision of the committee internally.

**Joint monitoring**
It is important for a fulfilling working relationship that the arrangements from the CLA are implemented and complied with. Aegon, the trade unions and the employee participation (CWC) agreed to periodically – in any case once every quarter – consult in order to monitor the practical implementation of the arrangements from this CLA. The objective of these consultations is to discuss the progress and to assess the effectiveness of the arrangements from this CLA.
1.1.2 Guiding principles of the HR policy of Aegon
The HR policy of Aegon is based on the following guiding principles:

- **Future Fit, talent & leadership and work smarter.**
  An important pillar of the HR policy of Aegon Nederland is the worldwide HR strategy. This strategy is based on three areas of attention:
  - Future Fit: the development of a mindset that is about putting the customer first, accepting responsibility, being flexible and cooperating.
  - Talent & leadership: the strengthening of talent management, the recruitment of new talent, the deployment of the talent of the employees in the best way possible and the facilitation of employees in order that they can develop further.
  - Work smarter: the enhancement of the impact and the increase of the effectiveness through the use of new ways of working, models and technology.

- **Equal treatment**
  Aegon treats all its employees equally, regardless of age, gender, sexual orientation, civil status, religion or philosophical beliefs, skin color, race or ethnic origin, nationality or political affiliations.
  Aegon wants all employees who perform work for Aegon to feel at home and to be treated respectfully. This means that Aegon also treats the workforce not employed by Aegon but performing activities for Aegon respectfully. In the day-to-day practice Aegon treats them as much as possible in the same manner as the employees in the employ of Aegon. With this in mind, Aegon subscribes to the following values from the Working Code of Conduct:
  1. Working with us means increasing your value on the job market;
  2. Being a good employer is also part of being a good principal;
  3. We pay, value and treat workers who do the same work equally;
  4. Workers have access to services for invalidity and pension;
  5. We organize work through long-term working relationships.

Aegon always takes applicable laws and legal regulations into account.
For temporary employees it specifically applies that Aegon applies the salary scales of Aegon immediately from the first day.

- **Diversity**
  Aegon wants to be a business where everyone feels at home, regardless of being a man or a woman, Dutch or non-Dutch, physically healthy or suffering from an impairment. Aegon believes that a larger diversity within the business leads to advantages for everyone. The diversity policy of Aegon aims at offering opportunities to all employees and removing obstacles to become a more diverse business.

- **Vitality**
  Employees must be flexible, resilient and vital in order to anticipate the continuous changes within and outside Aegon. Employees can participate sustainably. Aegon offers facilities and instruments to support employees in this.

- **People management**
  It is of crucial importance that managers have people management skills so that Aegon can fulfill its strategic plan and to ensure that employees maintain their vitality and that they are enthusiastic and future fit. These skills contribute to an effective Perform & Develop cycle and increase the organization’s flexibility and ability to implement change. Given this ambition, people management skills are a key factor when hiring and promoting people to management positions at Aegon.

- **Legislation and regulations**
  It goes without saying that the HR policy of Aegon complies fully with the applicable legislation and regulations, including various recommendations of the Labor Foundation.
1.1.3 The nature of arrangements about terms and conditions of employment

It is in line with the guiding principle of fulfilling working relationships that arrangements about terms and conditions of employment are as much as possible realized in joint consultation, without being prescribed in detail in advance. That is why we want all arrangements and schemes in this CLA to have the following characteristics:

• It is clear to all those involved why the scheme is available.
• The scheme gives room for situational interpretation to meet specific, individual circumstances.
• It is clear in the scheme who has control over what and how decisions are reached by whom.
• The scheme contributes to the mutual confidence within Aegon and to the personal responsibility of employees, individually or as part of a team.
• The scheme acknowledges and appreciates the professionalism of the employee and the importance of his / her contribution to Aegon.

1.2 Scope of application

1. This CLA is applicable to every employee who concluded an employment agreement with Aegon Nederland N.V. and who has been classified in one of the salary scales 1 up to and including 12. The CLA is not applicable to trainees.

2. After consultations between Aegon and the trade unions it is possible to deviate from the provisions laid down in this CLA in a sense that is favorable for employees. The said consultations only need to take place if the said deviation applies to large groups of employees.

3. Articles 4.2, 4.3.7, 4.5 and appendix 3, section 2, of this CLA are not applicable to employees of Aegon Corporate Center. The exception related to article 4.2 will expire once the Global Grading project has been completed (expected mid 2022). The exception related to article 4.3 (except 4.3.7) will expire on January 1, 2021, once the pay structures of Aegon Nederland and Corporate Center are aligned. However, Corporate Center employees who were previously impacted by a change to the pay policy in 2017, will be given the choice to remain under the Corporate Center pay structure with the associated salary growth for another 3 years. Employees who choose this option will continue to fall under the Corporate Center salary scales until January 1, 2024. This transitional arrangement is recorded in the 2020-2022 negotiation results.

4. In pursuance of the Aegon International Mobility Framework different conditions may apply to employees who are active as expats.

1.3 Term

1. The term of the CLA runs from July 1, 2020, up to and including June 30, 2022.

2. The arrangements in this CLA replace the provisions in all previous CLAs. This means that only the provisions in this CLA are applicable and that rights can no longer be derived from the provisions in previous CLAs.

3. If during the term amendments are made in legislation or regulations that are at odds with a provision from this CLA or if a trade union or Aegon is otherwise of the opinion that a provision from this CLA cannot be enforced or if an addition to a provision is deemed to be appropriate then the CLA parties shall hold consultations about the necessity of interim adjustments of the CLA.
1.4 Position of trade unions and their members

1.4.1 Trade unions within Aegon

1. Aegon believes that a good representation of the trade unions is also in the interest of the organization and stimulates representation. Aegon works closely with the trade unions FNV Finance, CNV Vakmensen and De Unie to, for instance, conclude a CLA, to coordinate in the supervision team or to solve issues under employment law.

2. Aegon facilitates the work of the trade unions within Aegon through:
   a. Publication possibilities (in writing or via Aegonnet), for instance for:
      - Announcements of a business and informative nature about Aegon.
      - Communication of the names of representatives or contact persons of the trade unions.
      - Announcement of meetings of the trade unions and/or publication of concise reports of these meetings.
      - The nomination of members for one of the works councils.
      - In advance, Aegon receives a copy of the messages and communications to be published.
   b. Meeting space at Aegon for the consultations with executive members and/or members of the trade union employed at Aegon.
   c. Every year Aegon makes facilities available to the trade unions FNV Finance, CNV Vakmensen and De Unie to organize the ‘Week of the trade union’. In advance the trade unions coordinate with Aegon what activities they shall organize during this week.

3. If an employee holds an administrative or representative position for the trade union of which they are a member and this was communicated to Aegon in writing, then Aegon sees to it that the employee is not prejudiced in their position as an employee as a consequence thereof.

   The mutual compliance with the rights and obligations set forth in the employment agreement shall not be affected by the performance of duties as a representative of a trade union.

4. As an employer Aegon annually makes a contribution towards the work of the trade unions. The level hereof is the AWVN (General Employers’ Association) standard per employee for calendar year 2020. The contribution that Aegon already makes towards the work of the trade unions via the Dutch Association of Insurers is deducted from this. For calendar year 2021, half of the contribution that Aegon already pays per employee through the Dutch Association of Insurers is deducted from the AWVN standard. The annual reference date for determining the number of employees is March 31.

1.4.2 Trade union contribution

1. The employee can pay the trade union contribution for maximum one trade union via the Flexshop in a tax-friendly manner.

2. Effective October 1, 2020, Aegon pays the trade union membership for FNV Finance or CNV Vakmensen or De Unie for one year for the new employees who participate in the on-boarding program and who want to become a member.

1.4.3 (Inter)national solidarity

Annually Aegon makes an amount of € 7,500.00 available for the three trade unions FNV Finance, CNV Vakmensen and De Unie combined to spend on projects within the framework of (inter)national solidarity for the duration of this CLA.
1.5 Education and project agreements during the term of the CLA

The CLA parties agreed to pick up, elaborate or examine a number of subjects during the term of this CLA. These are:

a. Global Grading

Aegon works worldwide with the Willis Towers Watson Global Grading job grading system. The Korn Ferry Hay (KFH) method (see article 4.2) is currently being used to grade jobs that are governed by the CLA. Effective October 1, 2020, Aegon will begin transitioning from the KFH method to the Global Grading System. We will do this in two project phases. Project phase 1 is for reassessing the existing job classifications based on the KFH method. Project phase 2 is for converting the representative reference jobs and the other jobs to the Global Grading System. For this transition, agreements have been made with the CLA parties about the general terms, a global action plan with timelines, employee participation, the role of the Central Works Council and the trade unions, the policy for lower job grades, and the objection and appeals procedure. These agreements are recorded in the negotiation results from August 31, 2020 and apply to the rollout of the Global Grading project for the duration of the CLA.

b. Increasing familiarity with CLA, social plan and policies

The results of the CLA survey and the CLA employee sessions show that employees and managers are not always well informed of the agreements in the CLA, the social plan and other employee benefit programs. Furthermore, not everyone knows where to find information about the CLA, the social plan and the employee benefit programs. It was also noted that not all business units apply the policies and programs in a uniform manner. Therefore, the CLA parties have agreed to draw up a joint communications plan before December 1, 2020 with the purpose to increase knowledge of the CLA, the social plan and the employee benefit programs. This communications plan covers the following areas: joint informational sessions for employees by CLA parties at all locations of Aegon in the Netherlands to increase knowledge of the CLA and the social plan, informational sessions for employment terms and benefits for managers, embedding communications and information about employment terms and benefits in standard processes (including onboarding), and periodically assessing employees and managers’ knowledge of, and knowing where to find information about, the employment terms and benefits. The communications plan will be implemented in 2021.

c. Sustainable employability

Aegon wants to be an agile and optimal performing organization by taking full advantage of the talents and learning abilities of its Future Fit employees. It is important that employees are strong, and that they can enjoy their job and career while working in a healthy, motivated and productive manner. It is also important that employees are flexible, take control and are alert to changes in the work environment and the (job) market. To that end, the parties have made the following agreements.

1. Increase awareness of sustainable employability through a communications campaign

Aegon would like to increase employee awareness with a communications program in 2020/2021 regarding sustainable employability. The program focuses on the importance of sustainable employability (WHY), with inspiration on how the employee can get started with sustainable employability (HOW), and it provides insight into the opportunities / services available for sustainable employability (WHAT).

2. Streamline development offerings as part of taking more control of one’s development

The results of the CLA survey and the CLA employee sessions showed that many employees lack awareness of the development opportunities available to them. Employees often do not know where to find the information and/or it is not clear whether these development opportunities apply to all employees in all business units. Therefore, the parties have agreed to better streamline the development offerings in 2020/2021 and to make them available to all business units that are governed by the CLA. This will take place based on employee journeys.
3. Development of employment opportunities via retraining programs inside and outside of Aegon

Aegon believes it is important to invest in internal and external mobility of its employees when it comes to developing employment opportunities. In partnership with promising sectors, Aegon will actively draw attention to retraining programs to build skills in promising sectors among Aegon employees. Aegon is providing an annual budget of €150,000 to fund these retraining programs in the form of education, training and orientation. Reimbursement for (part of) an employee’s salary expenses can also be funded from this budget for the duration of an internal retraining program for certain internal retraining programs.

The terms and conditions for taking advantage of these retraining programs can be found on the Career & Development Platform.

d. Being in control of self-development

The results of the CLA survey and the employee sessions showed that employees do not take enough control of their own development. The parties are launching a study to answer the question of how employees can take more control of their development and the tools that can help them. The study will examine a personal training budget, professional advice and a learning ambassador. The structure of the study and the outcomes will be discussed during the Supervision Team meetings.

e. Pilot for unlimited leave

As part of being more in control / having fewer, less strict rules, the parties are launching a pilot for unlimited leave. This means that there will no longer be a maximum number of days an employee can take leave. Employees will decide in consultation with their manager how much leave they need. The parties have made the following agreements for the pilot:

- The pilot will take place in the calendar year 2021 and will run from October 1, 2021 until October 1, 2022.
- Support among employees will be assessed before departments / business units will participate in the pilot. If there is enough support among employees, that department / business unit can participate in the pilot.
- Maximum 800 employees will participate in the pilot.
- Employees will be given at least 4 times their work time in statutory leave hours per week.
- The manager and the employee will then decide over the course of the year how much leave is needed beyond the statutory leave time.
- Types of leave that are (partially) funded from benefits (maternity leave, additional birth leave, etc.) are excluded.
- It is not possible to buy or sell leave during the pilot.
- Leave will still be registered during the pilot for evaluation purposes once the pilot has ended.
- The structure of the pilot will be decided upon by the Supervision Team.
- The Supervision Team will evaluate the experiences during and after the pilot based on research conducted by Analytics & Pricing.
- The balance of unused leave of participants in the pilot on September 30, 2021 will move ahead 1 year along with the expiration date of this unused leave. Unused leave cannot be added during the pilot year.

f. Follow-up study for equal pay

The parties will try to obtain an answer via People Analytics to the question of whether there is a glass ceiling at Aegon and, if so, what are the reasons. The structure of the study and the outcomes of this study will be discussed among the members of the Supervision Team.
g. **Enjoyment**  
Aegon believes it is important that employees enjoy working at Aegon. With that in mind, the parties have agreed to organize a company activity to celebrate the work enjoyment week (in September 2021) in partnership with the vitality manager, trade unions and representatives for (younger) employees. The idea is to put work enjoyment / work stress on the agenda to make it a point of discussion.

h. **Work Code of Conduct**  
The parties have made the following agreements related to the Work Code of Conduct, which will be further defined during the term of the CLA:

- We take being a good employer (aimed at employment terms and benefits) for temporary job agencies/secondment agencies into account during the selection process;
- We create more awareness for pension and/or invalidity with independent contractors by pointing out suitable Aegon products before they start;
- We focus more attention on ‘increasing your job market value’ for temporary workers (as part of the Future Fit mentality).

It has also been agreed that Aegon values good employers when it comes to purchasing facility services. Aegon takes being a good employer (appropriate implementation of applicable employment terms and benefits related to the specific service) into consideration during the selection process. This will be incorporated for new selection processes when purchasing facility services during the term of the CLA.
2. Working at Aegon

2.1 Your employment contract

Fixed term
In principle, a fixed-term employment contract has a maximum term of one year.

If the job is a structural position, an open-term employment contract shall be offered provided that the employee has proven to be suitable and also prefers a permanent contract. Temporary employees who are already in that position take precedence over other external candidates. The above does not apply if an organizational change is anticipated in the business unit where the employee is working. Aegon follows the legal chain rule when offering an additional fixed term contract.

If an employment contract between Aegon and the employee has ended by operation of law due to reaching the AOW retirement age, and if both parties mutually decide to continue the employment contract, the above assumption will not apply. In this situation, the comprehensive legal chain rule shall apply. This means that, based on existing laws, it is possible to award 6 temporary contracts within a period not to exceed 4 years. This legal chain rule also applies if an employee has already reached the legal AOW retirement age on the employment start date.

If an early termination clause is included in the fixed-term employment contract then a notice period of one month applies to both the employee and Aegon.

A fixed-term employment contract expires by operation of law effective from the stipulated end date. At least a month in advance Aegon informs the employee whether the employment contract is renewed or expires effective from the stipulated date. The CLA parties agreed that payrolling is not in line with the HR policy of Aegon.

Open term
At Aegon structural work is preferably performed by employees with a permanent employment contract, hence an open-term employment contract.

A notice period of two months applies to open-term employment contracts, for both the employee and Aegon.

In case of employment contracts of five years or longer the notice period for Aegon corresponds with the statutory notice period (as intended in section 672 subsection 2 of Book 7 of the Dutch Civil Code).

Written confirmation
The employee receives written confirmation of the commencement of the employment. This mentions, inter alia:

- that the Aegon CLA is applicable;
- what the date of commencement of the employment is;
- what the duration of the probationary period is (only in case of employment contracts longer than 6 months);
- whether there is question of an open-term or a fixed-term employment contract and — in case of the latter — the term of the employment contract;
- what the position, and the job level in which the employee is classified;
- what the salary is and the salary scale.
Upon the commencement of the employment, the employee receives a copy of the CLA and an overview of existing, applicable internal schemes. This can be done in writing or digitally. The CLA is always available to all employees on Aegonnet.

**Termination by operation of law**
The employment does in any case come to an end by operation of law effective from the date that the employee reaches the AOW retirement age.

If, based on the pension scheme rules applicable within Aegon, the employee decides to take full retirement before reaching the AOW retirement age, the employment will end by operation of law on that date.

Prior notice is required in neither instance.

### 2.2 Perform & Develop cycle

At Aegon, we want to enable customers to make well-informed decisions for a healthy financial future. That is our mission. Aegon must be agile in order to be able to adapt to the everchanging needs of our customers. We will be able to respond to those needs if we continuously learn while we work. Our employees’ ability to learn determines Aegon’s ability to change. In addition to performance, the Perform & Develop cycle focuses on learning and development. The employee is in control of his career path, thus also the Perform & Develop cycle. Below is what this cycle looks like:

- At the beginning of each calendar year, the employee sets individual and/or team goals that are in line with the department’s objectives and that are ultimately in line with Aegon’s strategy (Perform). At the same time, the employee sets personal goals for development and career (Develop). The manager provides support during this process. The employee enters the Perform & Develop objectives in Workday.
- During the year, the employee is continuously in communication with their manager (during so-called check-ins). The purpose of the check-ins for the employee and the manager is to share feedback, adjust goals and discuss the employee’s personal development and (long-term) career ambitions. The employee and the manager will jointly determine the right frequency of these check-ins.
- The employee obtains feedback from multiple stakeholders on a regular basis and determines the communication of this feedback to the manager.
- The employee takes the initiative to complete an annual self-review based on the achievement of the performance and development goals, behavior and general contributions. The feedback that is received during the year aids in this process. The manager then provides a response. The employee’s talents and potential are a fixed part of the end-of-year review.
- In line with the Perform & Develop philosophy, Aegon believes in the power of non-financial rewards in addition to standard pay increases. This means that Aegon actively supports employees in their development by offering non-financial rewards that can accelerate an employee’s learning curve. An example of this is giving them the opportunity to follow a course of study, gain experience in a specific area, or work on a challenging project.
2.3 People with an impairment

2.3.1 Objective and context
Aegon intends to be an organization where the talents and skills of people with an impairment are recognized, acknowledged and embraced, and where they can develop and use their talents and skills in the best possible manner. This is based on the premise that all employees who work for Aegon, feel at home and are treated with respect. The CLA parties have the ambition of offering work to employees and candidates with an impairment, so that they can participate in society like any other.

2.3.2 Arrangement and ambition
The ambition of Aegon is to fill at least 1% of the jobs by employees with an impairment. This can be done by making existing jobs accessible, by creating jobs that are inclusive, or by making agreements with suppliers and partners aimed at employment opportunities for this target group. Aegon would like to make this ambition visible and measurable by using the Prestatiedag Socialer Ondernemen (PSO) (performance ladder for more Responsible Corporate Practices (RCP)).

2.4 Suspension
Aegon can suspend an employee if Aegon is of the opinion that the employee acted in a seriously reproachable manner. An employee can only be suspended if there is question of a suspicion of such a serious offence that after an investigation this could lead to summary dismissal as intended in section 7:678 of the Dutch Civil Code, or reproachable actions as intended in 7:669, subsection 3 paragraph e of the Dutch Civil Code. The period of suspension shall not continue longer than required. Aegon shall make every effort to keep the further investigation and hence the period of suspension as short as possible. Salary is paid as usual during the said period. If the suspicion that led to the suspension appears to be incorrect then Aegon shall provide for oral and written rehabilitation. The content of the message and the manner that it is circulated is determined in consultation with the employee. Everyone who can be informed of the suspension must be able to take note of the said rehabilitation.

2.5 Right to insight into the personnel dossier
Employees are entitled to review their personnel dossier, as regulated in the Dutch Personal Data Protection Act.

2.6 Conscientious objections
If an employee has conscientious objections performing certain activities, the employee can – after consultation with the manager – be exempted from said activity.
3. Training and development

3.1 Permanent development

1. From the first day of employment attention is paid to employee development. The development focuses on the proper performance of the employee’s current position but also focuses on a different position within or outside Aegon. Namely, it is important that employees remain employable in their current position or in a different position. Aegon and the employee share this responsibility. Employees by making a Future Fit Plan (development plan) and Aegon by supporting them in it. The employee discusses the development objectives, as formulated in the Future Fit Plan, with the manager during the Perform & Develop cycle (see article 2.2).

2. In the Future Fit Plan the employee includes:
   a. personal mission and vision;
   b. development objectives aimed at their current position;
   c. plans for self-development for a different position within Aegon;
   d. plans for self-development for a position outside Aegon.

3.2 Self-development support

Aegon supports employees in accomplishing their Future Fit Plan through the following arrangements:

a. Employees can participate in a career check at the expense of Aegon. Employees who have already participated in a career check before then can ask for an update or for a career check plus. More information about the career check is available on Aegonnet.

b. On the basis of the outcome of the career check employees can submit a request for a training or course. Other instruments within the framework of the employee's development can also be deployed. These instruments can be aimed at future steps the employee wants to take in the context of their career or can be aimed at vitality. If the request is approved then the costs are paid by Aegon.

c. Aegon makes time available to work on personal development and/or vitality. As a guideline it is noted that employees can spend 5% of their normal working time, i.e. 1 day a month, on career activities on Aegon’s time. We expect that employees personally also invest in the form of time and attention. The employee makes the appropriate arrangements about this with their manager.

d. For job-related training within the framework of the employee’s present position it is noted that the training and examination time is qualified as working time.

e. Once a year every employee can participate in an orientation traineeship. The employee consults with their manager about the exact substance of the orientation traineeship and the duration.
4. Income

4.1 General salary increase
The salaries and the salary scales are increased by the following percentages:
- on October 1, 2020, by 0.5%;
- on March 1, 2021, by 1.0%.

The general salary increase on October 1, 2020 for employees is at least € 250, based on fulltime employment on an annualized basis. If that is not the case, the salary increase for the employee(s) in question will be adjusted to at least € 250, based on fulltime employment on an annualized basis. The annual salary plus the flexbudget are used to determine the minimum increase.

4.2 Job evaluation
Aegon uses the Korn Ferry Hay (KFH) method for job evaluation. The level of a position is determined with this method. The positions are classified in so-called role clusters.

Within every role cluster three to six job levels are distinguished. Every job level comes with a salary scale. Every position is classified on the basis of the description of the role cluster and the level-determining factors that are applicable to that position.
On October 1, 2020, Aegon will transition from the KFH method to the Global Grading System of Willis Towers Watson. We will do this in two phases. During phase 1, the existing classifications will be reevaluated based on the KFH method. During phase 2, the representative reference jobs and other positions will be converted to the Global Grading System.
More information can be found in section 1.5a (Study and project agreements during the term of the CLA).

4.3 Salary methodology
4.3.1 Salary scales
The salary scales in effect from October 1, 2020, January 1, 2021 and March 1, 2021 are located in Appendix 2 of this CLA. Effective January 1, 2021, these salary scales also apply to Corporate Center and the amounts will be shown as the annual salary (excluding the flexbudget). Corporate Center employees who were previously affected by an adjustment to the pay policy in 2017 are given the choice to remain in the Corporate Center salary structure along with the corresponding salary growth. The Corporate Center salary scales will remain in effect for employees who choose to remain in that system until January 1, 2024. This transitional arrangement is recorded in the 2020-2022 negotiation results.
- The maximum salary for every scale is 100%.
- The run-off maximum for every scale is 110%. This run-off maximum can only be earned in case of an ‘Excellent’ assessment.
- Effective October 1, 2020, it is no longer possible to grow beyond, or be classified in, the run-off maximum of 110%. There are three exceptions to this rule:
a. Employees who already exceed the 110% run-off maximum of their salary scale before October 1, 2020;
b. Employees who, as a result of the pay structure alignment between Aegon Nederland and Corporate Center on January 1, 2021, are classified in the new salary scale and exceed the 110% run-off maximum of that new scale;
c. Employees who are classified in a lower salary scale as a result of the Global Grading project, whereby the reference position in that new (lower) salary scale temporarily exceeds the 110% run-off maximum. In this case, no CLA increases or Perform & Develop cycle increases will be awarded until the salary reaches the 100% maximum or less of the new, lower salary scale.
• The minimum salary is derived from the maximum salary and differs per scale:
  - 70% for the scales 1 up to and including 6;
  - 60% for the scales 7 and higher.

4.3.2 Classification in a salary scale
1. Upon commencement of the employment employees are classified in the salary scale that belongs to that position. In this respect every position between the minimum and the maximum of the scale is possible.
2. The salary level and its development depends on:
   a. the content and level of the position;
   b. the employee’s performance in that position;
   c. the results that the employee obtains in respect of the stipulated work arrangements; and
   d. the degree of self-development the employee undergoes in that position.

4.3.3 Preliminary scale
Employees can temporarily, for a maximum of two years, be classified one salary scale lower. This is possible if an employee does not yet fulfill all job requirements or if they have insufficient relevant knowledge or work experience as a result of which they cannot yet fully perform the requirements of the position (e.g. starters at high professional or university level). In the Perform & Develop cycle, the employee and the manager agree on work, development and training arrangements.

4.3.4 Trainees
If an employee is hired specifically in a traineeship program then separate initial salaries and salary increases apply. The level and scope of this are determined by Aegon. After conclusion of the traineeship program (usually at most two years) the employee is then classified in the salary scale that belongs to their definitive position.

4.3.5 Salary increase following the Perform & Develop cycle
The focus on the Perform & Develop cycle is no longer dependent on evaluating performance, but on (continuous) development. We assume that the majority of our employees are successfully contributing to Aegon’s objectives (and thus fall under the category ‘Successful’). A limited group of employees add exceptional value to Aegon (and they fall under the category ‘Exceptional’). A small group of employees receive a clear sign because they do not meet the standards that are required for the position (including the necessary knowledge, competencies or behavioral components), they do not fulfill the performance goals and/or they do not make any progress on achieving their development goals (these employees fall under the category ‘Improvement needed’).

Every year on April 1st, employees receive a standard pay increase in the ‘Successful’ category based on the relative salary position (RSP) and the established limits of the salary increase table. There is an additional, discretionary budget for employees whose performance is evaluated as ‘Exceptional’. Employees whose performance is evaluated as ‘Improvement needed’ will not receive a pay increase.

The relative salary position or RSP is the percentage obtained when dividing the annual salary on March 1, based on fulltime employment of 40 hours a week, by the maximum of the salary scale per March 1st (see appendix 2 of the CLA for current pay scales, middle column) and to multiply that amount by 100.
Establishment of the budget

- The available budget for all salary increases together is 2.25% of the total pay amount.
- The salary increase table, which is based on the available budget of 2.25% of the total pay amount, is shown below.

<table>
<thead>
<tr>
<th>RSP / score</th>
<th>Exceptional</th>
<th>Successful</th>
<th>Improvement Needed</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;85%</td>
<td>3.5% - 6.5% - 9.5%</td>
<td>3.5%</td>
<td>0%</td>
</tr>
<tr>
<td>85% - 99.99%</td>
<td>1.5% - 4.5% - 7.5%</td>
<td>1.5%</td>
<td>0%</td>
</tr>
<tr>
<td>100%-110%</td>
<td>0% - 2.75% - 5.5%</td>
<td>0%</td>
<td>0%</td>
</tr>
</tbody>
</table>

- In May 2022, the CLA parties will discuss whether there have been significant changes to the spending on salary increases (budget of 2.25% of the total wages) and whether this could be a reason to initiate discussions on changing the fixed percentages in the salary increase table.

Salary increase

Salary increases are calculated by multiplying the RSP percentage (awarded by the manager) by the monthly salary from the previous month.

The new salary can never be higher than the maximum of the salary scale (100%), unless the employee received an ‘Exceptional’ evaluation. In that case the new salary can never be higher than the run-off maximum of the salary scale (110%).

The employee does not receive a salary increase in the following situations:

- If the employee receives an evaluation of ‘Improvement needed’.
- If the employee has reached the maximum of the applicable salary scale, unless the employee is rated as ‘Exceptional’ and the run-off maximum (110%) has not yet been reached.
- If the employment started on or after October 1st of the previous year.

See article 2.2 in the last paragraph for non-financial rewards in addition to standard salary increases.

4.3.6 Bonuses

Annually there is a budget available for bonuses of at most 0.25% of the total wage amount for employees who delivered an exceptional performance, regardless of their RSP.

4.3.7 Promotion and demotion

A career can sometimes lead to a different position at the same level, sometimes to a position at a higher level (promotion) and sometimes to a position at a lower level (demotion).

1. The promotion increase amounts to 6% of the present gross monthly salary for every salary scale that the employee moves upwards. The new salary after allocation of the promotion increase at least equals the minimum of the new salary scale. The maximum of the new salary scale cannot be exceeded with the allocation of the promotion increase. The promotion increase also applies if the employee moves from a middle level to a senior position and moves up on a higher salary scale grade. The promotion increase also applies if the employee moves from a preliminary scale to a full-fledged professional scale.

A promotion supplement of 7.5% now also applies for Corporate Center. Effective January 1, 2022, the promotion supplement at Corporate Center will be aligned to 6%. The 7.5% promotion supplement will apply to any promotions at Corporate Center during the 2021 transitional year.
2. If an employee starts performing a position at a lower level (demotion) then that employee will be immediately classified in the new salary scale. If the present salary of the employee is higher than the maximum of the new salary scale then the difference is converted into a personal supplement to the salary. The said demotion supplement is phased out in two years. If the demotion supplement amounts to € 600.00 gross per month or more then the supplement is phased out in three years. The flex budget is allocated to the supplement, the supplement is pensionable and is in case of redundancy included in the calculation of the personal budget (redundancy plan). The demotion supplement does not increase with general salary increases.

### CLA demotion scheme from July 1

<table>
<thead>
<tr>
<th>At the start of the scheme the demotion supplement amounts to less than € 600.00 gross per month</th>
<th>At the start of the scheme the demotion supplement amounts to € 600.00 gross or more per month</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st year, immediately upon start of demotion</td>
<td>1st year, immediately upon start of demotion</td>
</tr>
<tr>
<td>75% of the supplement</td>
<td>75% of the supplement</td>
</tr>
<tr>
<td>2nd year, first half of the year</td>
<td>2nd year</td>
</tr>
<tr>
<td>50% of the supplement</td>
<td>50% of the supplement</td>
</tr>
<tr>
<td>2nd year, second half of the year</td>
<td>3rd year</td>
</tr>
<tr>
<td>25% of the supplement</td>
<td>25% of the supplement</td>
</tr>
<tr>
<td>From the 3rd year</td>
<td>From the 4th year</td>
</tr>
<tr>
<td>0% (supplement has fully been phased out)</td>
<td>0% (supplement has fully been phased out)</td>
</tr>
</tbody>
</table>

3. The demotion scheme does not apply if it is requested by the employee or if the adjustment to the employment contract is a result of long-term invalidity. In those situations, the employee will be classified in a lower pay scale immediately and a phase-out arrangement will not apply.

4. Arrangements that were stipulated with the employee about demotion prior to July 1, 2018, remain in full force and effect. See appendix 4.

### 4.4 Flex budget

In addition to the monthly salary every employee receives a flex budget. The flex budget consists of 8% holiday allowance, 8.33% thirteenth month’s salary and 0.37% (total of 16.7%) of the monthly salary. The 0.37% serves as compensation for the employment benefits such as non-statutory holiday days and Good Friday no longer being a national holiday, which were discontinued in the past. The flex budget is paid to the employee monthly, unless the employee purchase or reserve ‘products’ with the flex budget in the Flexshop (see article 4.4.1).

#### 4.4.1 Flexshop

1. With the flex budget employees can do the following in the Flexshop:
   - Purchase leave hours;
   - Participate in the bicycle scheme;
   - Settle the trade union contribution in a tax-friendly manner;
   - Reserve the budget for later;
   - Save for life-course leave, provided that the employee still qualifies for this pursuant to the statutory transitional scheme. (Attention: saving for life-course leave is also possible via the salary, but it also applies that the employee must still statutorily qualify for the life-course scheme.) The transitional arrangement for the life-course leave will be discontinued effective January 1, 2022.

2. Spending in the Flexshop cannot be higher than the current balance in the Flexshop.

3. At the end of a calendar year a potential positive balance in the Flexshop is for tax reasons paid out to the employee. Purchased leave hours that the employee did not use or sell will also be paid out in January of the following calendar year.
4.5 Variable remuneration and compensation

Employees who were employed on January 1, 2014, may be entitled to a compensation for the variable compensation that was abolished for Aegon Nederland effective from the said date. This compensation was partly included in the monthly salary (including a perspective of a pay rise of 5 years, hence up to and including December 31, 2018). Another part of the compensation is shaped in the form of an allowance. This allowance is paid monthly, is not indexed and is not taken into account for the pension accrual or other terms and conditions of employment. This scheme is elaborated in appendix 3, article 2.

Application to Aegon Asset Management (AAM)

The stipulated arrangements about abolition of the variable remuneration and the compensatory measures are not applicable to employees of Aegon Asset Management.

With regard to employees of Aegon Asset Management, who fall under this Aegon CLA and who are entitled to variable remuneration, it is noted that the targets and the budget available for the variable remuneration are related to the objectives and performance of Aegon Asset Management. The director and the WC of Aegon Asset Management hold consultations about the exact substance and conditions of this scheme.

4.6 Variable Labor Market Allowance (LMA)

In case of scarcity on the labor market for groups of positions, Aegon can temporarily establish a variable labor market allowance. This labor market allowance is connected to filling a scarce position. When changing jobs to a position that is not scarce and whereby the allowance does not apply, the allowance will be discontinued unless explicitly agreed otherwise with the employee in writing. MT NL decides on the implementation of a variable labor market allowance on the recommendation of HR.

If Aegon decides to allocate an LMA then the following conditions apply:

- The level of the LMA is a percentage of the monthly salary.
- The LMA is not applicable as foundation for the flex budget or the pension accrual.
- The employee receives the LMA for a period of two years, after that Aegon can again allocate an LMA to the employee for a period of two years.

4.7 Irregular hours allowance

1. Employees who work outside the normal working time framework (see article 5.2) will receive an irregular hours allowance. The level of the irregular hours allowance was stipulated with the Central Works Council.
2. The irregular hours allowance is also paid if the employee falls ill during the present shift. The employee receives the irregular hours allowance that they would have otherwise received for their scheduled shift.
3. During holidays and prolonged sickness employees receive the average of the irregular hours allowance that they earned in the 12 months prior to the holiday or prolonged sickness.
5. Time and place

5.1 Working time

Standard employment pattern

Effective January 1, 2021, the annual fulltime standard employment pattern is 2080 hours. This is equal to a 40 hour workweek pattern. The worktime factor will be expressed as a percentage of a 40 hour workweek effective January 1, 2021 for employees who had a different fulltime employment pattern until January 2021. Therefore, the salary remains unchanged.

Mortgage interest compensation

Mortgage interest compensation will still be calculated based on 1 FTE for employees who had an employment pattern of 36/36, 38/38 or 38/40 on December 31, 2020, until they make a change to their worktime factor.

Compensatory leave

Employees can elect to build compensatory leave. The employee will then be paid for 1976 hours (based on a 38 hour workweek) on an annualized basis. However, the employee actually works 40 hours a week (2 hours extra per week) and thus accrues 104 leave hours on an annualized basis. A part-time variant is also available. Once a year in mid-November / December, the employee can choose a work schedule with compensatory leave via Topdesk after consultation and with the approval of the employee’s manager. The employee and the manager must also have reached agreement on the employment pattern. If no new selection is made, the previously chosen worktime remains in effect.

Consequences

Opting for compensatory leave is a temporary change to the employment contract that can be selected every year. Therefore, your employment contract does not change and it is always possible to return to the standard working time (2080 hours without compensatory leave).

A change may affect the following working time related terms and conditions of employment:

- Salary;
- Pension accrual;
- Leave hours;
- Flex budget;
- Other Aegon schemes are not adjusted to the changed working time.

Exceptions

The guiding principle of Aegon is that every employee can choose for an employment pattern with or without compensatory leave. Only in exceptional circumstances can Aegon reject choices. If this is the case then Aegon (the manager) shall, if so requested, report this to the relevant employee in writing whilst stating reasons.

The following can, for instance, qualify as exceptional circumstances:

- Working less is not possible in case of shift scheduling difficulties or in case of considerable issues with staffing for the released hours.
- Working more is not possible due to a lack of budget or in case of insufficient offer of work.
Part-time employment
Employees may opt to work part-time. This affects the working time related terms and conditions of employment. The Dutch Flexible Working Act is applicable to a request to start working on a part-time basis or to change the already existing part-time working time.

Transitional scheme working time older employees
The provisions in appendix 3, article 1, are applicable to employees who were born prior to January 1, 1955.

5.2 Flexible working and working time framework
1. At Aegon we embrace remote working as a valuable addition to how we work together and achieve results. We facilitate this by providing technical support and relevant employee benefit schemes, so that employees can be effective, no matter whether they are now working from home, at the office, or elsewhere. In this way, Aegon provides support to achieve a good work-life balance.
2. Every employee decides with the manager and in mutual consultation with colleagues how they will work together most effectively, where and during what time of day. Obviously, they must take the customer’s interests, the results to be achieved and the company’s interests into account.
3. The employee is entitled to be unreachable during the times the employee is not working.
4. The normal working time framework is from Monday up to and including Friday from 7:00 am to 10:00 pm. Aegon can, after consent of the (Central) Works Council, establish a different working time framework. This working time framework must comply with the Dutch Working Hours Act. An adjusted working time framework applies to the Service Department at Knab, which is from Monday to Sunday from 7:00 am until 10:00 pm. Overtime only comes into play when working outside this adjusted working hours framework. A 50% supplement applies to the department when working in the weekend and/or on national holidays. Employees can decide how they wish to use this supplement (time for time or money).
5. When preparing the shift schedules the guiding principle is that in a period of three weeks employees are scheduled for a maximum of six evenings after 7:00 pm and on one Saturday, unless they were hired specifically to work in the evenings or on the weekends.

5.3 Overtime
Overtime is work that an employee performs at the request of Aegon outside the working hours and working time applicable to that employee. Aegon tries to limit overtime as much as possible.

Guiding principles
In a situation where managers and employees jointly discuss the optimal organization of working hours and place, overtime occurs less frequently. Where additional work is performed, compensation basically takes place within the (annual) working time.

Work that is required to finish up the normal daily duties and that does not exceed a duration of half an hour is not qualified as overtime. If the said activities require more than half an hour then the first half hour is also qualified as overtime.

Aegon may oblige employees – in the context of the business interests – to perform overtime, however up to a maximum of six hours per week respectively 30 hours per quarter. When imposing the said obligation to perform overtime, potential care duties of the employee are taken into account.
Employees aged 50 or over are as much as possible spared from the imposition of the obligation to perform overtime. Employees aged 55 or over are never obliged to work overtime.

**Exception**
The rules with regard to overtime do not apply to employees with a mobile position (e.g. account manager, claims expert, driver). Aegon can regulate the allowance for overtime in case of mobile positions differently.

**Overtime allowance**
Overtime hours are hours that employees – at the request of Aegon – performed additional work and that cannot be compensated within the average working time. They receive an overtime allowance for this if their position has been classified in scale 1 up to and including 7.

The overtime allowance is regulated as follows:
1. Employees receive their normal hourly wage for the hours worked additionally.
2. If the position has been classified in scale 1 up to and including 5 and the employee performed overtime during hours outside the normal working time framework, the allowance is higher:
   a. Monday through Friday from 10:00 pm to 07:00 am 125% of the hourly wage
   b. Saturday between 07:00 am and 5:00 pm 125% of the hourly wage
   c. Saturday before 07:00 am and after 5:00 pm 150% of the hourly wage
   d. Sundays and national public holidays 200% of the hourly wage
3. As specified in article 5.2, paragraph 4, an adjusted worktime framework applies to the Service Department at Knab. Employees in that department are only eligible for overtime when they are working outside the hours specified in this adjusted worktime framework.
4. On account of the fact that the CLA for the Insurance Industry had a different hourly wage provision in the past, the aforementioned hourly wage is increased by 12%.

**5.4 Stand-by (24/7)**

**Introduction**
Social and technological developments imply that there is an increasing need for availability of employees. Customers expect increasingly more often of businesses like Aegon that websites, apps and other customer systems can be used day and night. As soon as a hitch occurs, it is important that a solution is quickly found for it, even if this happens outside the normal working time frameworks. To meet this need it is required for certain positions to perform so-called stand-by shifts.

The inclusion in stand-by shifts may affect the social life of the relevant employees as well as their health. That is why the Dutch Working Hours Act imposes certain boundaries on stand-by or consignment shifts. Apart from these statutory provisions, additional provisions and conditions apply within Aegon that are established in this article.

**Target group**
These rules are applicable to employees who were requested to frequently be stand-by. In this context frequently is understood as four or more part-days per month.

The stand-by scheme is not applicable if employees are incidentally on stand-by: this is basically part of their responsibility for their work and is thus part of their position. The remuneration for incidental stand-by shifts is included in their salary.
Description
Stand-by implies that employees are on call outside the working hours that are applicable to them to perform activities that have the nature of resolving emergency situations and/or contingencies. The employee must be available and must answer the call. The employee must be able to perform the necessary activities.

This means, inter alia, that the employee:

- Is within half an hour able to start the work to resolve the problem. The employee basically performs these activities from home, unless this is reasonably not possible. The employee discusses this with the manager in advance.
- The employee is not under the influence of alcohol, drugs, etc. during the stand-by shift in the same manner as if it were regular working time.
- Having a means of transport (other than PT) available to travel to the office or another location where the activities can be carried out, if working from home is not possible.

Stand-by schedules
A schedule is prepared in advance per department where stand-by shifts are worked. In this respect the following guiding principles apply:

- The scheduling takes place in joint consultation between the manager and the relevant employees, preferably through personal scheduling. If the employees cannot reach agreement then the manager decides on the organization of the schedule.
- The schedules are prepared well in advance, preferably as soon as possible, however at least one month in advance.
- Managers monitor that the social aspects for employees and the prevention of overburdening are taken into account sufficiently. Managers explicitly take this into account when preparing the schedules and after the occurrence of large or prolonged disruptions prior to a regular working day.
- Basically, per department all employees in the relevant positions are included in the stand-by shifts in order that the impact per employee is as small as possible. Employees who (for instance on medical grounds) are not able to work stand-by shifts or who have compelling objections can be exempted from the inclusion in the stand-by shifts. This requires consent of the manager.

Implementation and termination of stand-by
Before stand-by shifts are implemented within a business unit or department, consultations take place with the Works Council of the relevant business unit. The management team of the relevant business unit then provides for:

- A clear substantiation of usefulness and necessity of implementation of stand-by shifts for the business unit or for the department.
- An overview of the positions and employees to whom the stand-by shifts apply.
- Information about the way that the schedules are given substance to (by whom, how often, etc.).
- A clear process description with job demarcation for the stand-by shifts and whether they are implemented for a fixed or an open term.

If the management wants to terminate the stand-by shifts for the business unit or for a specific department then this is communicated to the relevant employees and the WC of the business unit at least one month in advance.
Reporting and evaluation
The management of the units where stand-by shifts are worked informs the WC of the relevant business on a regular basis of:

- The number of hours that stand-by shifts were worked.
- The average number of stand-by hours per employee.
- How many failures there have been where employees actually came into action (number and hours).
- Potential problems or bottlenecks that occurred and how they were resolved.

Stand-by allowance
Employees who frequently need to be on stand-by in connection with the nature of their job will receive a gross allowance for the hours they were actually on stand-by. The stand-by allowance is paid monthly in arrears, simultaneously with the salary.

The gross allowance per hour is:

- Weekdays (Monday through Friday) € 2.50
- Weekends (Saturday and Sunday) € 3.50

Stand-by and overtime
If the employee actually needs to perform activities after a call then this qualifies as overtime. Overtime is reimbursed according to the provisions laid down in the CLA (see article 5.3).

Sickness
In case of sickness of an employee who was scheduled for a stand-by shift this is as much as possible solved within the schedule. This means that the person who is responsible for the preparation of the schedule provides for replacement by a colleague who was scheduled at a later time that month or the first following month. As soon as the sick employee is able to work again, he takes over the shift(s) of the colleague who replaced him. Both employees (the sick employee and his replacement) only receive a stand-by allowance for the hours that they were actually on (replacement) stand-by. If a solution within the schedule is truly not possible then the relevant employees and the person who is responsible for the preparation of the schedule shall consult with one another to find a solution that is acceptable to all those involved.

5.5 Sustainable employment scheme
Part of the Future Fit strategy is that Aegon would like to keep older employees resilient and fit for a longer time and to enable them to retire in good health. Therefore, employees who are 5 years or less away from the AOW retirement age can take advantage of the sustainable employment scheme.

Below are the details of the sustainable employment scheme:

- The employee will work 80% of the current FTE / contractual hours;
- The employee receives 90% of their current salary;
- The employee accrues 100% pension, since Aegon and the employee will continue to pay contributions based on the employee’s current work hours.
The following conditions apply:

- The minimum number of hours an employee continues to work is 20 hours;
- The start date can be determined at any time once the employee is 5 years or less away from the AOW retirement age;
- If the employee then retires immediately thereafter, the employee will receive employee benefits (in accordance with the rules and conditions applicable at that time) at 90% of the employee’s original work hours;
- Since the work hours will be adjusted, the long-term employability program may also have an impact on any WW unemployment or WIA disability benefits;
- There must not be any overlap between the sustainable employment scheme and (partially paid) sabbatical leave;
- Changes cannot be made once the choice has been made for the sustainable employment scheme.

The impact on the employee benefits is as follows:

<table>
<thead>
<tr>
<th>Terms of employment</th>
<th>Against 80%*</th>
<th>Against 90%*</th>
<th>Against 100%*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Working hours</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salary</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Pension accrual (including pension plan contribution)</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Leave accrual/taking leave</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lease budget (cashoptie)</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Flex budget</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Pension supplements</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Other supplements</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Personal budget from Social Plan</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Mortgage interest compensation</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Anniversary bonus</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Farewell bonus</td>
<td></td>
<td></td>
<td>X</td>
</tr>
</tbody>
</table>

* of the original working hours for membership to the sustainable employment scheme.
6. Leave

6.1 Statutory, non-statutory and compensatory leave
1. The number of leave hours mentioned in this article is related to a fulltime employment of 40 hours per week. If more or fewer hours per week are worked then the number of leave hours is calculated proportionately, unless indicated otherwise.
2. Employees are entitled to statutory leave. This amounts to four times the stipulated working time per week, hence 4 x 40 hours is 160 hours. Statutory leave that has not been taken expires six months after the last day of the calendar year in which the leave was accrued. (For example: the 2020 statutory leave that was not taken expires effective from July 1, 2021.)
3. Employees are entitled to non-statutory leave. In case of a fulltime employment of 40 hours per week this amounts to 50.5 hours and this expires five years after the last day of the calendar year in which the leave was accrued. (For example: the 2020 non-statutory leave expires effective from January 1, 2026.)
4. In case of the standard employment pattern selection with compensatory leave of 40 working hours and 38 payment hours per week, two compensatory hours per week are accrued (also see article 5.1). Per year the compensatory leave amounts to 104 hours. The compensatory leave expires, like the non-statutory leave, five years after the last day of the calendar year in which the leave was accrued.
5. If an employee enters or leaves the employment in the course of the year that leave is then calculated in proportion to the period that the employee was employed.
6. Leave entitlements are rounded to half an hour. This also applies to the work-life balance leave as intended in article 6.2.

6.2 Work-life balance leave
1. For a better work-life balance, employees annually receive, in case of a fulltime employment of 40 hours per week, 17 hours of work-life balance leave. The leave is allocated in proportion to the employment.
2. The work-life balance leave cannot be saved and expires at the end of the year if not used.

6.3 Leave for volunteer work
Regardless of the number of work hours, an employee receives 8 hours of leave to spend on volunteer work. The leave for volunteer work cannot be saved and expires at the end of the year.

6.4 Take, purchase and sell leave
1. Employees take leave in consultation with their manager.
2. Annually employees are entitled to once take a minimum of three weeks of consecutive leave.
3. Leave that is requested on the occasion of a holiday of the religious or philosophical community to which the employee belongs is always approved up to a maximum of three days per year.
4. Per year employees can, in case of an employment of 40 hours, purchase a maximum of 143 leave hours via the Flexshop. Those hours can only be purchased from the flex budget. Purchased leave hours can be sold again in the same year they were purchased.
5. Employees can sell all their non-statutory leave and compensatory leave in the year that these leave hours were accrued. Statutory leave cannot be sold.
6. It applies to both the purchase and the sale of leave hours that the relevant value is determined at the then applicable hourly wage times 13.96/12. Leave hours that were purchased in the Flexshop but did not yet take yet are automatically sold at the end of the year and paid out in January of the following calendar year.
6.5 Leave during sickness
1. In case of (prolonged) sickness employees continue accruing full leave. The rules regarding the expiry of leave are applicable in full.
2. Employees who wish to take leave during (prolonged) sick leave must request this leave from their manager. The company doctor must always give prior consent. The leave is for the full stipulated working time deducted from the leave balance, even if the employee is still sick fulltime or if is working on an occupational therapeutic basis or is partially working.

6.6 National public holidays
The following days are qualified as national public holidays at Aegon:
1. New Year’s Day
2. Easter Monday
3. King’s Day
4. May 5, once every five years (from 2010)
5. Ascension Day
6. Whit Monday
7. Christmas and Boxing Day

6.7 Leave for care duties
6.7.1 Pregnancy and maternity leave
1. With regard to the pregnancy and maternity leave Aegon applies the statutory scheme in conformity with the Dutch Work and Care Act. More information can be found on: www.rijksoverheid.nl.
2. The pregnancy and maternity leave are paid leave. This means that payment of the monthly salary and flex budget is continued during the leave. Any expense allowances are temporarily discontinued during this leave.

6.7.2 Parental leave
1. With regard to the parental leave Aegon applies the statutory scheme in conformity with the Dutch Work and Care Act. More information can be found on: www.rijksoverheid.nl.
2. In derogation from the statutory scheme employees can – in consultation with their manager – spread this leave over a longer period than 12 months in the course of which 4 hours per week is the minimum. They can also – in consultation with their manager – take fulltime parental leave.
3. The parental leave, or a change in the number of hours during the leave period, always takes effect from the first of the month.
4. The pension accrual is continued in full during the parental leave with preservation of the common distribution of the pension contribution between the employee and Aegon. The employee does not accrue leave hours during parental leave.
5. The parental leave is unpaid leave.

6.7.3 Birth leave
1. With regard to birth leave and additional birth leave for the partner Aegon applies the statutory scheme in conformity with the Dutch Work and Care Act. More information can be found on: www.rijksoverheid.nl.
2. Birth leave is equal to the number of work hours for one week and is paid leave.
3. Additional birth leave is equal to maximum five times the number of work hours for one week and must be used within six months of childbirth. The employee is entitled to a benefit equal to 70% of the maximum daily salary paid by the UWV. Aegon receives this benefit and pays the monthly salary and flex budget in full during this leave effective October 1, 2020.
6.7.4 Short-term and long-term care leave
1. With regard to the short-term and long-term care leave Aegon applies the statutory scheme in conformity with the Dutch Work and Care Act. More information can be found on: www.rijksoverheid.nl.
2. The pension accrual is continued in full during the care leave with preservation of the usual distribution of the pension contribution between the employee and Aegon.
3. During the period of short-term care leave payment of the employee's salary is continued for 70%. The budget remains based on the original monthly salary.
4. The long-term care leave is basically unpaid leave.

6.7.5 Brief absence or contingency leave
1. With regard to the brief absence or contingency leave Aegon applies the statutory scheme in conformity with the Dutch Work and Care Act. More information can be found on: www.rijksoverheid.nl.
2. The purpose of a brief absence or contingency leave is to solve an urgent personal issue. It must regard highly personal or unforeseen circumstances.
3. The brief absence or contingency leave is paid leave.

6.7.6 Adoption and foster care leave
1. With regard to adoption and foster care leave Aegon applies the statutory scheme in conformity with the Dutch Work and Care Act. More information can be found on: www.rijksoverheid.nl.
2. Employees are entitled to a maximum of 6 weeks of adoption respectively foster care leave when they take in an adopted child or a foster child.
3. The adoption leave and the foster care leave are paid leave. This means that the payment of the monthly salary and flex budget continues during the leave. Any potential expense allowances are discontinued during the leave.

6.8 Special leave
1. Employees are entitled to special leave in case of the following events:

<table>
<thead>
<tr>
<th>Event</th>
<th>Number of days</th>
</tr>
</thead>
<tbody>
<tr>
<td>a.</td>
<td>Death of partner or of a child living at home 2 calendar weeks</td>
</tr>
<tr>
<td>b1.</td>
<td>Death of a child (not falling under a), parent or parent-in-law 2 days, including the day of the funeral</td>
</tr>
<tr>
<td>b2.</td>
<td>When organizing the funeral of a child, parent or parent-in-law The day of the death up to and including the day of the funeral</td>
</tr>
<tr>
<td>c.</td>
<td>Removal on the initiative of Aegon 2 days</td>
</tr>
<tr>
<td>d.</td>
<td>Attendance of meetings of trade unions, provided that the employee is part of administrative bodies or is a delegate of a part of the trade union A maximum of 10 days per calendar year, potentially to be taken in part-days</td>
</tr>
<tr>
<td>e.</td>
<td>Participation in courses organized by the trade unions, provided that it is of direct interest to Aegon A maximum of 6 days per calendar year, potentially to be taken in part-days</td>
</tr>
<tr>
<td>f.</td>
<td>For meetings on account of membership of bodies of public administration At the discretion of the MT NL</td>
</tr>
<tr>
<td>g.</td>
<td>Attendance of courses to prepare for retirement Once only a maximum of 5 days prior to the year of retirement</td>
</tr>
</tbody>
</table>

2. Above a ‘child’ is understood as a personal child, adopted child, foster child or stepchild and ‘parent’ is also understood as foster parent or stepparent.
3. With regard to the special leave mentioned under d, e and f it is noted that the employee only qualifies for this leave if the activities permit this and the leave was requested in a timely fashion.
4. If the employee work part-time then he can only qualify for special leave if the leave falls within the working time schedule.
5. If the statutory schemes prescribe broader possibilities than outlined in this article then they are applicable in full.
6. The special leave is paid leave.

6.9 Unpaid leave
1. Employees can take a minimum of two months and a maximum of six months of unpaid leave per year. If the unpaid leave is combined with a period of two months (partially paid) sabbatical leave, statutory leave, extra statutory leave and/or compensatory leave, the total period of leave may not exceed six months. A request for unpaid leave can only be submitted once the probationary period has expired.
2. The employee consults with the manager at least four months before the start of the unpaid leave whether the leave is possible in the requested period. The manager reaches a decision on the request within four weeks.
3. During the unpaid leave the employee cannot perform paid work elsewhere.
4. The employment remains in place during the period of unpaid leave, however because the employee does not perform any work duties, all workrelated terms and conditions of employment and services are discontinued during the leave period. Terms and conditions of employment and services that are in any case discontinued and/or returned are:
   a. Flex budget
   b. Expense allowances
   c. Accrual of leave hours
   d. Allowances, e.g. pension compensatory allowance, the allowance for the purchase of the variable remuneration, etc.

The employee will be able to retain his mobile phone (if applicable) during a period of unpaid leave. Details of how such a period will affect a lease car or a lease cash option (if applicable) can be found in the associated car lease plan.
5. During the period of unpaid leave the employee remains a scheme member of the pension scheme and the pension accrual continues. The cover for the partner’s pension, the orphan’s pension and, where applicable, the risk cover for the shortfall insurance pursuant to the Dutch Surviving Dependents Act continue. The employee’s contribution is withheld from the salary as soon as the unpaid leave ends. If an employee does not return to Aegon after a period of unpaid leave, the employee contribution for the pension scheme will be withheld from the final settlement for the period of unpaid leave. Any other remaining debt will need to be paid back.
6. During the period of unpaid leave accrual of national insurance contributions does not take place. The employee is basically not insured pursuant to the Dutch Sickness Benefits Act and the Dutch Work and Income (Capacity for Work) Act. In the national insurance legislation, it is regulated that after expiry of the leave period the employee does not experience any disadvantage of the unpaid leave for the national insurances. The insurance pursuant to the Dutch Unemployment Insurance Act and the Dutch Medical Expenses Insurance Act continues during the leave period.
7. If the employee falls sick during unpaid leave then the leave period is not interrupted. Employees are not entitled to continued payment of salary during the unpaid leave.

6.10 Sabbatical leave
1. Effective March 1, 2021, employees can take a two month (partially paid) sabbatical leave once every seven years of service, and for the first time after seven years of service.
2. During the first month of this sabbatical leave, the employee will continue to receive 70% of the monthly salary and flex budget, and 50% during the second month.
3. During the sabbatical leave there is no external replacement to take over the work duties.
4. It is not possible to take sabbatical leave if the employee has been made redundant and has purchased additional employment time, or if the employee is unfit for work. It is also not possible to combine sabbatical leave with maternity leave, parental leave, birth leave, adoption leave or short-term and long-term care leave.

5. Within the same department, only one in seven employees in the target group may take this leave during the same period. If multiple employees apply for this leave at the same time, consultation will take place with the manager to determine who can take sabbatical leave and when.

6. Employees do not need to provide a reason for requesting sabbatical leave.

7. The employee consults with the manager at least four months before the start of the sabbatical leave to find out whether it is possible to take that leave during the desired period. The manager will make a decision on the request within four weeks.

8. The employee is prohibited from performing paid work elsewhere during sabbatical leave.

9. The employment is maintained during the period of sabbatical leave, but because the employee is not working, all work-related employment terms and benefits, expense allowances and services will be discontinued during the leave period. The flex budget and allowances, such as the pension compensation allowance, the allowance for discontinuing the variable bonus, etc. will be paid in proportion to the salary. The employee will be able to retain his mobile phone (if applicable) during a period of sabbatical leave. Details of how such a period will affect a lease car or a lease cash option (if applicable) can be found in the associated car lease plan.

10. The employee accrues leave hours in proportion to the salary paid during sabbatical leave. This translates to 70% in the first month and 50% in the second month.

11. During the sabbatical leave period, the employee remains a member of the pension scheme and continues to accrue pension in full. Coverage for the partner pension, orphan’s pension and, if applicable, the risk coverage for the ANW survivor’s bridging pension insurance also continues in full.

12. If the employee falls ill during the sabbatical leave, the sabbatical leave period will still continue uninterrupted. If the employee is sick for longer than two weeks and cannot (no longer) use the leave for its intended purpose, the employee can ask the manager and HR to discontinue the sabbatical leave at that time. The reintegration activities are initiated if the sabbatical leave is discontinued. The employee, the manager and HR will mutually determine what to do with the remaining sabbatical leave.

13. It is possible to supplement the two months (partially paid) sabbatical leave with unpaid leave or regular leave (statutory leave, leave in excess of statutory entitlements or compensatory leave). The total period of (partially paid) sabbatical leave combined with regular leave and / or unpaid leave is a maximum of six months. If the entire period of sabbatical leave in combination with unpaid leave lasts longer than two months, agreements must be made to replace the employee in question.

14. The long-term employability program and sabbatical leave must never overlap.
7. Sickness and invalidity

7.1 Continued payment of salary in case of sickness

A sick employee will receive the following, in addition to the provisions set forth in section 629 of Book 7 of the Dutch Civil Code:

1. In the first year of sickness 100% of the fixed annual salary.
2. In the second year of sickness 70% of the fixed annual salary.

The supplement is discontinued as soon as and as long as the employee (temporarily) loses the entitlement to continued payment of salary or at the moment that the employment contract comes to an end.

The sickness period is not interrupted if the employee performs activities on an occupational therapeutic basis.

Resumption of work

If the employee resumes work activities during sickness, other than on an occupational therapeutic basis, then the employee will receive the following during the second year of sickness:

1. In case of resumption of work for less than 50% of the working time: a supplement up to 85% of the fixed annual salary.
2. In case of resumption of work of at least 50% of the working time: a supplement up to 100% of the fixed annual salary.

In this respect resumption of work also refers to retraining.

Extension of period of continued payment of salary

The period of continued payment of salary can be extended to a maximum of 156 weeks if the Employee Insurance Agency (UWV) assesses that Aegon made sufficient efforts or if the employee and Aegon jointly submit a request for extension. In that case the employee receives a supplement up to 70% of the fixed annual salary during the extended period or in case of resumption of work:

1. In case of resumption of work of less than 50%: a supplement up to 85% of the fixed annual salary.
2. In case of resumption of work of at least 50%: a supplement up to 100% of the fixed annual salary.

Sustainably and completely unfit for work

If in the first two years of sickness the employee is, following a flexible examination of the Employee Insurance Agency (UWV), declared to be sustainably and completely unfit for work then during the first two years of sickness the employee receives 100% of the fixed annual salary.

Statutory withholdings

Aegon applies the statutorily prescribed withholdings to the aforementioned supplements.

Pension accrual

During the period of continued payment of the salary, the employee continues to accrue pension based on the employee’s most recent salary to the extent that this is permitted from a statutory and tax perspective.
7.2 Invalidity

If an employee is declared to be (partly) unfit for work after the period of continued payment of salary then the salary is established on the basis of:

- The classification of the position that the employee starts performing upon resumption of work, other than activities on an occupational therapeutic basis; and
- The number of hours that the employee starts working.

If the employee is declared (partially) unfit for work and continues to work in their own job, the job classification will remain in the same scale and the salary will be determined based on the numbers the employee can work for pay.

Supplements in case of invalidity

If the employee has been sick for more than 2 years, the employee can qualify for an invalidity benefit from the official authorities. The employee can also qualify for a supplement by Aegon. The content of the supplementary schemes that are applicable in case of invalidity are agreed on with consent of the CWC.

Regulations on supplements in case of invalidity

The details of the regulations in case of invalidity in the Dutch Return to Work (Partially Disabled Persons) Regulations and the Invalidity Pension for Aegon Nederland N.V. can be found in those documents on Ruimte voor Jezelf (‘Room for You’).

Statutory amendments

In case of interim statutory amendments with regard to sickness and invalidity the statutory provisions will be applied in full.
8. Pension and death

8.1 Pension scheme

1. The Aegon pension plan has the following features:
   - Individual defined contribution plan, targeted retirement age of 68 years, with the option to continued investment
   - Survivor’s pension
   - Orphan pension
   - (Voluntary) ANW survivor’s bridging pension insurance.

2. The maximum pensionable wage is € 112,189 (fulltime in 2021).

3. The pension base is the portion of the salary used for accruing pension. The pension base is calculated as follows: pensionable wage minus the deductible (€ 15,309.47 in 2021 for fulltime employment of 40 hours).

4. The employee contribution to the pension plan is 4.39% of the pension base. This contribution is withheld monthly from the employee’s pay. Effective October 1, 2020, the employee contribution will decrease to 3.39% of the pension base. Effective July 1, 2021, the employee contribution will decrease to 2.89% of the pension base. The premium for the ANW survivor’s bridging pension is the employee’s responsibility and will also be withheld from the employee’s pay each month.

5. If the employee earns more than the maximum pensionable wage, the employee will not accrue pension over that excess amount with the Aegon pension plan. The employee will also not pay an employee contribution over the portion of the salary that exceeds the maximum pensionable wage.

6. For the defined contribution plan, Aegon uses the full 100% of the contribution scale that is based on a notional interest rate of 1.85% with a target level equal to 1.75% accrual. This results in the following age-dependent contribution scale:

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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>% x pension base</td>
<td>12.86</td>
<td>13.72</td>
<td>15.06</td>
<td>16.55</td>
<td>18.18</td>
<td>19.99</td>
<td>22.03</td>
<td>24.32</td>
<td>27.01</td>
<td>30.29</td>
<td>33.52</td>
</tr>
</tbody>
</table>

7. The partner and orphan pensions are insured on a risk-basis during the employment. This is calculated based on the following formula: 1.313% per year of service as of January 1, 2020 (or later date in service) until the target retirement date multiplied by the pension base in accordance with the average pay method. An accrual rate of 0.263% per year of service applies to the orphan pension.

8. The negotiations surrounding the pension plan are being held jointly by Aegon, the trade unions and the CWC. The pension plan will ultimately be agreed between Aegon and the trade unions. The administration agreement will be discussed with the trade unions and the CWC, however the decision will ultimately be finalized between AEGON and the CWC.

9. The details of the Aegon pension plan can be found in the pension plan rules. The pension plan rules are located on the English version of the intranet under ‘Your Space’.
8.2 Death benefit
If an employee passes away whilst employed by Aegon, their surviving dependents receive a death benefit.

For the purpose of this article surviving dependents are understood as:

- The partner from whom the employee does not live sustainably separate.
- Or, if the employee does not have a partner, the minor children.

Level of benefit
After the employee’s death, the surviving dependents receive a lump-sum benefit from Aegon of three times the gross monthly salary, applicable on the date of death, increased by holiday allowance (8%) and a thirteenth month’s salary (8.33%). This benefit includes the benefits that Aegon is liable to pay the surviving dependents pursuant to section 674 of Book 7 of the Dutch Civil Code and potential other provisions of statutory sickness and invalidity insurances.

Payment
The death benefit is paid in the month after the death. On the basis of the present tax rules Aegon pays the death benefit to the employee’s surviving dependents without withholding of income tax and national insurance contributions.
9. Other schemes

9.1 Remedy of accrual pursuant to Dutch Unemployment Benefit Act and Dutch Return to Work (Partially Disabled Persons) Regulations

1. The maximum duration is reduced from 38 months to 24 months. The CLA parties agreed to remedy this, simultaneously with the also reduced salary related benefit pursuant to the Dutch Return to Work (Partially Disabled Persons) Regulations.

2. The remedy at Aegon takes place as Aegon affiliated with the Foundation Private Supplement for Benefits pursuant to Dutch Unemployment Benefit Act and the Dutch Return to Work (Partially Disabled Persons) Regulations, also known as the PAWW Foundation. This affiliation is valid until October 1, 2022.

3. As a result of the affiliation with the Foundation PAWW the employee pays the nationally stipulated contribution. This amount is a percentage of the gross salary (whereby the gross salary is maximized to the maximum daily wage).

4. More information about the above, such as the current contribution amounts, can be found on the site of the Foundation PAWW: www.spaww.nl.

9.2 Financial Future Fit Plan

1. The mission of Aegon reads: ‘We enable our customers to consciously make choices for a healthy financial future.’ Aegon is at the heart of society and wants to enterprise in a positive manner, with a view to the said society. In this respect the enhancement of the financial awareness of people is one of the spearheads. With the program ‘From debts to opportunities’ Aegon wants to help people with debt on their way to a healthy financial future.

2. Further to the mission, Aegon also wants employees to be financially Future Fit. To make this possible, Aegon has developed a program that employees can use. More information can be found on Ruimte voor jezelf (Your Space).

9.3 Informal care friendly organization

Aegon is recognized as an informal care friendly organization (see: www.werkenmantelzorg.nl). This means that informal care is negotiable within Aegon, that the employee who provides informal care can rely on the possibilities that the Dutch Work and Care Act offers and that customized arrangements can be agreed on between the employee and the manager.
Appendix 1
Definitions and abbreviations

In the Aegon CLA the following is understood as:

**Aegon**
Aegon Nederland N.V., the employer where the employee is employed.

**Aegon CLA**
The collective labor agreement applicable to Aegon.

**Aegonnet**
The intranet of Aegon Nederland. With regard to employees working for an entity other than Aegon Nederland it is noted that information about the CLA and other staff schemes can be posted on an intranet other than Aegonnet.

**Central Works Council (CWC)**
The Central Works Council (CWC) of Aegon

**Child**
A child, foster, step or adopted child, unless the scheme or program refers to a different meaning.

**CLA parties**
Aegon and the trade unions.

**Employee**
The person who concluded an employment contract with Aegon Nederland N.V. and was classified in one of the salary scales 1 up to and including 12.

**Expat**
An employee who has an employment contract with Aegon Nederland N.V., and who is temporarily working at an Aegon company abroad for an international assignment and who falls under the Aegon International Mobility Framework.

**Expense allowance**
An allowance for work-related expenses, such as an expense allowance, an internet allowance, travel allowance or a telephone allowance.

**Fixed annual salary**
Monthly salary times twelve (excluding flex budget).

**Flex budget**
The part of an employee's income that can be used for transactions in the Flexshop.

**Flexshop**
A ‘virtual shop’ on Aegonnet where the employee can spend his flex budget on employment products.
**Gross/net**
All specified amounts are gross amounts, unless explicitly states that it is a net amount.

**Hourly wage**
Fixed annual salary based on a 40-hour work week divided by 2080.

**IVA**
Income Scheme (Fully Disabled Persons) Regulations.

**Manager**
The hierarchical manager.

**Monthly salary**
The gross salary per month, including potential demotion supplement, excluding flex budget and potential other allowances.

**MT NL**
The management team of Aegon Nederland.

**Partner**
Partner is understood as:

- The employee’s spouse.
- The person with whom the employee has concluded a registered partnership.
- The unmarried person, not a relative by blood or affinity in the direct line, with whom the employee has concluded a notarial cohabitation agreement or with whom the employee has demonstrably run a joint household for five years or longer.

**Ruimte voor Jezelf (‘Your Space’)**
The part of Aegonnet with information about the CLA, the redundancy plan and other staff schemes. With regard to employees of Aegon Corporate Center it is noted that information about the CLA, the redundancy plan and the other staff schemes are posted on the intranet of Corporate Center.

**Role cluster**
A general description of positions with comparable objectives and result areas.

**RSP**
The relative salary position. This is the ratio between the fulltime salary and the maximum of the salary scale.

**Standard working time**
A working time of, on average 40 hours per week (2080 hours per year).

**Supervision team**
The participants in the bargaining about the Aegon CLA, consisting of the bargaining delegation of Aegon, the trade union delegations of FNV Finance, CNV Vakmensen and De Unie and members of the Central Works Council.
Trade union contribution
The contribution that the employee pays for membership of a trade union.

Trade unions
The employees’ organizations with which this CLA was concluded: FNV Finance, CNV Vakmensen and De Unie.

WGA
Return to Work (Partially Disabled Persons) Regulations.

WIA
The Work and Income (Capacity for Work) Act. The WIA has two benefits:
1. WGA benefit. WGA stands for Return to Work (Partially Disabled Persons) Regulations.
2. IVA benefit. IVA stands for Income Scheme (Fully Disabled Persons) Regulations.

Workday
The personnel information system applied within Aegon.
Appendix 2
Salary scales and salary increase table

1. Salary scales
The following salary scales specify the gross monthly salaries received by the employee in case of an annual working time of 2,080 hours (40 hours per week) per October 1, 2020. Effective January 1, 2021, salaries will be shown as the annual salary.

Salary scales effective October 1, 2020 (including salary increase of 0.5%)

<table>
<thead>
<tr>
<th>Scale</th>
<th>Minimum</th>
<th>Maximum</th>
<th>Run-off</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>€ 1.811,18</td>
<td>€ 2.587,40</td>
<td>€ 2.846,13</td>
</tr>
<tr>
<td>2</td>
<td>€ 1.908,01</td>
<td>€ 2.725,72</td>
<td>€ 2.998,29</td>
</tr>
<tr>
<td>3</td>
<td>€ 2.025,56</td>
<td>€ 2.893,65</td>
<td>€ 3.183,02</td>
</tr>
<tr>
<td>4</td>
<td>€ 2.195,01</td>
<td>€ 3.135,73</td>
<td>€ 3.449,30</td>
</tr>
<tr>
<td>5</td>
<td>€ 2.411,52</td>
<td>€ 3.445,03</td>
<td>€ 3.789,54</td>
</tr>
<tr>
<td>6</td>
<td>€ 2.666,87</td>
<td>€ 3.809,81</td>
<td>€ 4.190,79</td>
</tr>
<tr>
<td>7</td>
<td>€ 2.757,13</td>
<td>€ 4.595,22</td>
<td>€ 5.054,74</td>
</tr>
<tr>
<td>8</td>
<td>€ 3.192,33</td>
<td>€ 5.320,55</td>
<td>€ 5.852,60</td>
</tr>
<tr>
<td>9</td>
<td>€ 3.742,41</td>
<td>€ 6.237,35</td>
<td>€ 6.861,08</td>
</tr>
<tr>
<td>10</td>
<td>€ 4.472,44</td>
<td>€ 7.454,06</td>
<td>€ 8.199,47</td>
</tr>
<tr>
<td>11</td>
<td>€ 5.340,46</td>
<td>€ 8.900,78</td>
<td>€ 9.790,86</td>
</tr>
<tr>
<td>12</td>
<td>€ 6.406,27</td>
<td>€ 10.677,10</td>
<td>€ 11.744,82</td>
</tr>
</tbody>
</table>

Salary scales effective from January 1, 2021 (amounts are unchanged in table per October 1, 2020, however, they are now expressed as annual salaries)

<table>
<thead>
<tr>
<th>Scale</th>
<th>Minimum</th>
<th>Maximum</th>
<th>Run-off</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>€ 21.734,16</td>
<td>€ 31.048,80</td>
<td>€ 34.153,56</td>
</tr>
<tr>
<td>2</td>
<td>€ 22.896,12</td>
<td>€ 32.708,64</td>
<td>€ 35.979,48</td>
</tr>
<tr>
<td>3</td>
<td>€ 24.306,72</td>
<td>€ 34.723,80</td>
<td>€ 38.196,24</td>
</tr>
<tr>
<td>4</td>
<td>€ 26.340,12</td>
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Salary scales effective from March 1, 2021 (including salary increase of 1%)

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<th>Run-off</th>
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Appendix 3

Transitionalprovisions

1. Working time older employees

The Working Time Older Employees Scheme (2011 – 2013 Aegon CLA, article 5.2) expired effective from January 1, 2013. By way of transitional measure it is noted that employees who were aged 58 or over on January 1, 2013, remain entitled to the reduction in working time for older employees. The following articles remain applicable for these employees up to the moment of retirement or termination of employment.

If the employee has an open-term employment agreement and was born before January 1, 1955, then the following provisions apply:

1. Working time older employees office staff

   The employee is entitled to the following reduction in working time:
   - in the year the employee reaches the age of 60: 2 hours per week
   - in the year the employee reaches the age of 61: 3 hours per week
   - from the year the employee reaches the age of 62: 4 hours per week

   The aforementioned reduction in working time is applicable to a working time of 1,976 hours per year. If the employee works part-time then the employee is entitled to a proportionate reduction in working time.

Working 104 additional hours less

In the year when the employee reaches the age of 59 the employee can agree with Aegon to annually work 104 additional hours less. This affects the working time related terms and conditions of employment as intended in article 5.1 of the CLA (under ‘work 104 hours more or less’). Other Aegon schemes are not adjusted to the changed working time.

2. Working time older employees field staff

   If on December 31, 2008, the employee was covered by the CLA for the Insurance Industry Field Staff then the employee is entitled to the following reduction in working time:
   - in the year when the employee reaches the age of 58: 1 day per quarter
   - in the year when the employee reaches the age of 59: 2 days per quarter
   - in the year when the employee reaches the age of 60: 3 days per quarter
   - from the year when the employee reaches the age of 61: 4.5 days per quarter

   The aforementioned reduction in working time is applicable to a working time of 40 hours per week. If the employee works part-time then the employee is entitled to a proportionate reduction in working time.

Other provisions

Employees can take the reduction in working time in hours per day or per week (office staff) respectively days per quarter (field staff). They agree on arrangements about this with their manager. In incidental instances the employee can, in consultation with their manager and if the business circumstances permit this, take the reduction in working time in a different way.

Basically, the reduction in working time does not prejudice the job level.

During (partial) invalidity and during holidays the employee is not entitled to this reduction in working time.
2. Compensation for abolition of variable remuneration

The variable remuneration (2011 – 2013 Aegon CLA, article 4.5) expired on January 1, 2014. The following provisions are applicable to employees who were then entitled to a variable remuneration.

To compensate employees who were entitled to a variable remuneration for this change in income, the following transitional measures were agreed on:

- Compensation takes place on the basis of the ‘at target’ amount. This is the amount of the variable remuneration that employees could have earned if they had obtained a score of ‘Achieved’ on all targets (60% of the maximum). Effective from January 1, 2014, this is compensated as follows:
  - 50% of this amount is included in the fixed salary. This inclusion is corrected for:
  - the increase of the flex budget
  - the additional pension accrual (based on a flat-rate contribution of 25% of the salary)
  - the increase of the personal contribution to the pension
  - 50% of this amount is paid by way of an allowance. This allowance is paid monthly, is not indexed and is not taken into account for the pension accrual or other terms and conditions of employment.

- With regard to these employees it is noted that a perspective of a pay rise equal to the average inclusion in the fixed salary applies. This means that for these employees the maximum of the salary scale (100%) is increased by the average RSP increase as a result of the inclusion of the compensation in the fixed salary with the relevant employees. This guarantee expires after 5 years (after December 31, 2018).
Demotion scheme 2015-2018
Aegon CLA

The demotion scheme from the 2015-2018 Aegon CLA is as follows:
If the salary is higher than the maximum of the new salary scale then the difference is determined between the employee's present salary and the maximum salary of the new scale. This difference is basically phased out in three equal steps: step 1 at the start of the new position, step 2 from the second year and step 3 from the third year.
The following additional provisions are applicable:
a. If the total difference is less than 2% of the present salary then the salary is immediately set at the maximum salary of the new scale.
b. The phase-out steps are at least 2% of the employee's present salary.
The phase-out steps are at most 4% of the present salary. If the difference is more than three steps of 4% the phase-out takes place in four or more steps of at most 4%.