

Financial Economic Crime Statement

April 2026

Aegon Limited (Aegon) – including all wholly owned subsidiaries and Aegon controlled joint ventures (“business units”) – is committed to conducting business with the highest level of integrity and in compliance with applicable laws and regulations in every market and jurisdiction in which we operate.

As a global financial institution, Aegon is exposed to the risk of being misused for money laundering, terrorist financing, fraud, bribery, sanctions violations, trade controlled exports, and proliferation financing. We define these as Financial Crime (FC) risks.

To prevent our business units from becoming involved in Financial Crime, Aegon has implemented a suite of FC policies. Compliance with these policies and their key requirements is mandatory for all Aegon entities.

Our FC policies include:

- **Anti-Fraud Policy**
- **Anti-Money Laundering & Counter Terrorist Financing Policy**
- **Sanctions Policy**
- **Anti-Bribery and Corruption Policy (including Gifts and Entertainment)**

These policies take into account international laws, regulations, and industry standards, including:

- Financial Action Task Force (FATF) Recommendations
- Bermuda anti- money laundering and anti- terrorist financing laws and regulations
- United States (U.S.), European Union (EU), United Nations (UN), United Kingdom (UK), Bermuda, and the Netherlands sanctions laws and regulations
- Wolfsberg Principles

Business unit management is responsible for implementing and complying with the FC policies. Key requirements are subject to periodic attestation.

Aegon continues to monitor relevant legal and regulatory developments and will update the FC policies where necessary. FC policies are reviewed at least every two years, and this statement is reviewed annually.

Caroline Macefield

Chief Compliance Officer, Aegon Limited

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