

**VIDA-CAIXA, S.A.U. DE SEGUROS Y REASEGUROS
(ABSORBING COMPANY)**

**BANKIA VIDA, SOCIEDAD ANÓNIMA DE SEGUROS Y REASEGUROS, SINGLE SHAREHOLDER
COMPANY
(ABSORBED COMPANY)**

Opening of public information period

For the purposes of the provisions of article 110.2 of Royal Decree 1060/2015, of 20 November, on the regulation, supervision and solvency of insurance and reinsurance companies, VIDA-CAIXA, S.A.U. DE SEGUROS Y REASEGUROS and BANKIA VIDA, SOCIEDAD ANÓNIMA DE SEGUROS Y REASEGUROS, SINGLE SHAREHOLDER COMPANY make it publicly known that, on 8 July 2022, the Director-General for Insurance and Pension funds issued the following decision, in compliance with which this notice is published:

“The companies Vida-Caixa, Sociedad Anónima de Seguros y Reaseguros and Bankia Vida, Sociedad Anónima de Seguros y Reaseguros, have submitted a request for administrative authorisation to carry out the merger transaction whereby Vida-Caixa, Sociedad Anónima de Seguros y Reaseguros will absorb the company Bankia Vida, Sociedad Anónima de Seguros y Reaseguros.

In view of the documentation provided and in accordance with the provisions of article 110.2 of Royal Decree 1060/2015, of 20 November, on the regulation, supervision and solvency of insurance and reinsurance companies, I have decided as follows:

To order the opening of the public information period, authorising the interested entities to publish notices on their website, if they have one, as well as in one of the most widely circulated newspapers of the province in which they have their registered office, and in another, national newspaper, making the merger plan known and advising policyholders of their right to inform the Directorate-General for Insurance and Pension Funds, within one month following the final publication, of any reasons they may have to disagree with the merger.

The companies are reminded that they must, at the earliest possible opportunity, send this directorate evidence of having published the above notices.

Furthermore, in accordance with the provisions of article 22.1.a) of Law 39/2015, of 1 October, on the Common Administrative Procedure for Public Sector Bodies, the interested entities are informed that the time limit for concluding the merger process is suspended until the end of the period of one month granted to the policyholders to express their disagreement with the merger.”

We likewise inform you that the merger plan, as well as the rest of the company documentation relating to the merger process whereby Vida-Caixa, S.A.U. de Seguros y Reaseguros will absorb Bankia Vida, Sociedad Anónima de Seguros y Reaseguros, Single Shareholder Company are available to you on the company website of Vida-Caixa, S.A.U. de Seguros y Reaseguros (<https://www.vidacaixa.es/informacion-corporativa/fusion-vidacaixa-bankia-vida>), with the option to download and print them.

In Barcelona, on 18 July 2022.- Non-board member secretary of Vida-Caixa, S.A.U. de Seguros y Reaseguros, Óscar Figueres Fortuna.- Non-board member secretary of Bankia Vida, Sociedad Anónima de Seguros y Reaseguros, Single Shareholder Company, David Lara López.