# NAIC BLANKS (E) WORKING GROUP

## **Blanks Agenda Item Submission Form**

		FOR NAIC USE ONLY
	DATE: 12/10/2025	Agenda Item # 2025-25BWG
CONTACT PERSON:		Year <u>2026</u>
		Changes to Existing Reporting [ X ]
TELEPHONE:		New Reporting Requirement [ ]
EMAIL ADDRESS:		REVIEWED FOR ACCOUNTING PRACTICES AND PROCEDURES IMPACT
ON BEHALF OF:		No Impact [X]
NAME:	Dale Bruggeman	Modifies Required Disclosure [ ]  Is there data being requested in this proposal
TITLE:	Chair SAPWG	which is available elsewhere in the Annual/Quarterly Statement? [ No ]
AFFILIATION:	Ohio Department of Insurance	***If Yes, complete question below***  DISPOSITION
ADDRESS:	50W. Town St., 3 <sup>rd</sup> Fl., Ste. 300	[ ] Rejected For Public Comment
	Columbus, OH 43215	[ ] Referred To Another NAIC Group [ X ] Received For Public Comment
		[ ] Adopted Date
		[ ] Rejected Date
		[ ] Other (Specify)
	BLANK(S) TO WHICH PROPOSAL AF	PPLIES
[ X ] ANNUAL STATEMENT       [ X ] INSTRUCTIONS       [ ] CROSSCHECKS         [ ] QUARTERLY STATEMENT       [ ] BLANK		
[ X ] Life, Accident & Health/Fraternal       [ ] Separate Accounts         [ X ] Property/Casualty       [ ] Protected Cell		[ X ] Title [ ] Other
[ X ] Health	[ ] Health (Life Supplement	t) [ ] Life (Health Supplement)
Anticipated Effective Date	: Annual 2026	
	IDENTIFICATION OF ITEM(S) TO CH	ANGE
	Is Note # 2 — Accounting Changes and Correction es Based Reserves for Life Products.	s of Errors by adding the reference to VM-20:
	REASON, JUSTIFICATION FOR AND/OR BENEF	IT OF CHANGE**
This proposal was prepare (VM). (SAPWG Ref #2025-	ed to update the Notes to Financials to be consist 34)	ent with the updates to the Valuation Manual
***IF THE DATA IS AVAIL	ABLE ELSEWHERE IN THE ANNUAL/QUARTERLY ST	ATEMENT, PLEASE NOTE WHY IT IS REQUIRED
	FOR THIS PROPOSAL***	
	NAIC STAFF COMMENTS	
Comment on Effective Rep	porting Date:	
Other Comments:		
** This soction must be see	mnleted on all forms	Pavisad 11/17/2022

### ANNUAL STATEMENT INSTRUCTIONS - LIFE/FRATERNAL & HEALTH

#### **NOTES TO FINANCIAL STATEMENTS**

## Note 2 - Accounting Changes and Corrections of Errors

#### Instruction:

Describe material changes in accounting principles and/or correction of errors. Include:

- A brief description of the change, encompassing a general disclosure of the reason and justification for the change or correction.
- The impact of the change or correction on net income, surplus, total assets, and total liabilities for the two years presented in the financial statements (i.e., the balance sheet and statement of income).
- The effect on net income of the current period for a change in estimate that affects several future periods, such as a change in the service lives of depreciable assets or actuarial assumptions affecting pensions costs. Disclosure of the effect on those income statement amounts is not necessary for estimates made each period in the ordinary course of accounts for items such as uncollectible accounts. However, disclosure is recommended if the effect of a change in the estimate is material.
- Changes in accounting that are changes in reserve valuation basis as described in SSAP No. 51—Life Contracts
  which have elected phase-in provided for in the Valuation Manual section chapters VM-20 or VM-21, shall also
  include in the change in accounting disclosures information regarding the application of any phase-in as
  provided for in SSAP No. 51.

Reporting entities shall provide disclosure of the following:

- The phase-in period being applied, and the remaining time period of the phase in.
- Any adjustments to the phase-in period.
- Amount of change in valuation basis phase-in.
- The remaining amount to be phased-in.
- When subsequent financial statements are issued containing comparative restated results as a result of the filing of an amended financial statement, the reporting entity shall disclose that the prior period has been restated and the nature and amount of such restatement.

#### Illustration:

During the current year's financial statement preparation, the Company discovered an error in the compiling and
reporting of investment income from an affiliate for the prior year. In the prior year, common stocks (Assets Page
Line) and investment income earned from affiliates (included in Statement of Revenue and Expenses
Line) were understated by \$ Line on the Assets Page and Line on the Gains and Losses
section of the Statement of Revenue and Expenses have been adjusted in the current year to correct for this error.

In 2020, the Company, with Commissioner approval elected a phase-in period of three-seven years of a change in reserve valuation basis as described in SSAP No. 51—Life Contracts for its variable annuity reserves. This change in valuation basis, which impacts annuities reserves written from 1981 to 2019 is permitted under the revisions to the Commissioners Annuity Reserve Valuation Method (CARVM) adopted in Valuation Manual Requirements for Principle-Based Reserves for Variable Annuities (VM-21), and Actuarial Guideline 43 CARVM for variable annuities

(AG 43). There have been no adjustments to the phase-in period. The amount of phase-in, which has been recognized in unassigned funds is \$ The remaining amount to be phased-in is \$
In 2026, the Company elected a phase-in period of three years of a change in reserve valuation basis as described in
SSAP No. 51—Life Contracts for its reserves changes related to the prescribed economic scenario generator. This
change in valuation basis, which impacts reserves for policies written from years XXXX to XXXX is permitted under
the revisions to VM-20: Requirements for Principle-Based Reserves for Life Products and VM -21: Valuation Manual
Requirements for Principle-Based Reserves for Variable Annuities (VM-21). There have been no adjustments to the
phase-in period. The amount of phase-in, which has been recognized in unassigned funds is \$ . The

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remaining amount to be phased-in is \$ .

