The Financial Stability (E) Task Force met June 20, 2023, in joint session with the Macroprudential (E) Working Group. The following Task Force members participated: Marlene Caride, Chair, represented by John Sirovetz (NJ); Nathan Houdek, Vice Chair (WI); Alan McClain represented by Leo Liu (AR); Ricardo Lara represented by Susan Bernard (CA); Andrew N. Mais represented by William Arfanis (CT); Karima M. Woods represented by Philip Barlow (DC); Michael Yaworsky represented by Virginia Christy (FL); Doug Ommen represented by Mike Yanacheak (IA); Amy L. Beard represented by Roy Eft (IN); Vicki Schmidt represented by Tish Becker (KS); Gary D. Anderson represented by Christopher Joyce (MA); Timothy N. Schott represented by Vanessa Sullivan (ME); Grace Arnold represented by Fred Andersen (MN); Chlora Lindley-Myers represented by John Rehagen (MO); Mike Causey represented by Jackie Obusek (NC); Jon Godfread represented by Colton Schulz (ND); Eric Dunning represented by Lindsay Crawford (NE); Adrienne A. Harris represented by Bob Kasinow (NY); Judith L. French represented by Tim Biler (OH); Michael Humphreys represented by Diana Sherman (PA); Elizabeth Kelleher Dwyer (RI); Michael Wise represented by Thomas Baldwin (SC); Cassie Brown represented by Rachel Hemphill (TX); and Scott A. White represented by Dan Bumpus (VA). The following Working Group members participated: Bob Kasinow, Chair (NY); Mike Yanacheak, Vice Chair (IA); Susan Bernard (CA); William Arfanis (CT); Philip Barlow (DC); Tom Hudson (DE); Virginia Christy (FL); Roy Eft (IN); Christopher Joyce (MA); Vanessa Sullivan (ME); Steve Mayhew (MI); Fred Andersen (MN); John Rehagen (MO); John Sirovetz (NJ); Diana Sherman (PA); Elizabeth Kelleher Dwyer (RI); Rachel Hemphill (TX); Dan Bumpus (VA); and Amy Malm (WI). Also participating were: David Phifer (AK); Mark Fowler (AL); David Lee (AZ); Rolf Kaumann (CO); Russell Coy (KY); Pat Gosselin (NH); Leatrice Geckler (NM); Carter Lawrence (TN); Jon Pike (UT); Kevin Gaffney (VT); and Tim Hays (WA).

1. **Heard Opening Remarks**

Commissioner Houdek said materials for consideration and discussion for this meeting are available on the NAIC website in the Committees section under the Financial Condition (E) Committee. He added that the materials were intentionally released two weeks in advance of the Task Force call to allow participants extra time to review and the option to express any major concerns. He summarized that the purpose of the call is to ensure comments received on the draft Reinsurance Worksheet have been addressed by the Working Group and to consider the draft for adoption, which the Task Force will be considering jointly with the Working Group.

2. **Adopted the Reinsurance Worksheet**

Kasinow summarized the clarifications of the Reinsurance Worksheet from comment letters received:

- **OPTIONAL TOOL**: This worksheet is designed as an **OPTIONAL** tool to assist lead state/domiciliary regulators when reviewing reinsurance transactions to allow them to obtain the information necessary to understand the economic impacts, typically upon initial review of the proposed transaction but also potentially when the lead state/domiciliary regulator is performing a historical review of the transaction for some specific purpose.
Draft Pending Adoption

- **NOT AN ONGOING FILING**: This worksheet is **NOT** for use as an ongoing filing with the NAIC and/or the lead/domiciliary state. It is an **EDUCATIONAL** tool for lead state/domiciliary regulators to use on an ad hoc basis as needed.

- **ONLY USED IF NEEDED**: The worksheet is **NOT** designed to be used with **EVERY** reinsurance transaction. It is designed as a consistent tool for lead state/domiciliary regulators to use when reviewing reinsurance transactions for which they need to determine the economic impacts of said reinsurance transactions. If a reinsurance transaction is easily understood without the use of this worksheet, then a worksheet would not be used by the lead state/domiciliary regulator.

- **NOT A FIXED TEMPLATE**: The worksheet is **NOT** a fixed template that **MUST** be used to answer the lead state/domiciliary regulators’ information needs. If an insurer has materials used in its own assessment of the reinsurance transaction that answer the information needs of the lead state/domiciliary regulator expressed in the worksheet, then those materials may be accepted by the lead state/domiciliary regulator rather than requiring the insurer to use the worksheet format. Every effort should be made to **avoid duplicate requests** for information.

- **OPEN TO REINSURANCE TYPE**: The worksheet **was designed with life reinsurance transactions** as the initial focus, but there is **no reason to limit this tool to life reinsurance transactions**. If the lead state/domiciliary regulator has a property/casualty (P/C) reinsurance transaction for which they are struggling to understand the economic impact (despite any existing notes, interrogatories, and Schedule F disclosures for already approved transactions), the lead state/domiciliary regulator would be able to use the worksheet to request the needed information, with appropriate edits. Again, this worksheet should not be used if the lead state/domiciliary regulator has a clear understanding of the transaction from data already provided.
  - Similarly, the worksheet was designed with affiliated transactions as the initial focus, but a lead state/domiciliary regulator should use the template for unaffiliated transactions if existing information does not provide a clear understanding of the transaction.

- **NOT REINSURANCE POLICY**: The Working Group is working in coordination with the Reinsurance (E) Task Force. This optional, informational tool is **not intended to affect any of its reinsurance policies or procedures**, such as the qualified/reciprocal jurisdiction evaluation process or the “Bilateral Agreement Between the United States of America and the European Union on Prudential Measures Regarding Insurance and Reinsurance” (EU Covered Agreement).

- **ONLY REFERENCED IN HANDBOOKS**: The worksheet is **not included in the Financial Analysis Handbook or the Financial Condition Examiners Handbook**, although, it may be referenced there as an optional tool. The worksheet will be available on StateNet.

- **CONFIDENTIALITY**: The worksheet would be confidential under a lead/domiciliary state’s existing confidentiality laws and regulations in place to allow the lead state/domiciliary regulator to assess such transactions.

Kasinow asked the following interested parties that provided comment letters if there were any remaining concerns: Swiss Re; the American Council of Life Insurers (ACLI); a representative for jointly made comments from the National Association of Mutual Insurance Companies (NAMIC), the Reinsurance Association of America (RAA), and American Property Casualty Insurance Association (APCIA); the Bermuda International Long Term Insurers and Reinsurers (BILTIR); and the Association of Bermuda Insurers and Reinsurers (ABIR).

Steve Clayburn (ACLI) said concerns expressed in the ACLI’s comment letter were addressed in a positive direction in the resolution of comments, with confidentiality and avoiding duplication being the most important. He stressed that the Task Force should be working collaboratively with the Reinsurance (E) Task Force on any future enhancements.
Belfi asked if the questions on the transaction being requested by the lead or ancillary state would be the direct writer or ceding regulator or the reinsurance regulator. Kasinow responded that the ceding regulator would initiate questions to understand the economics of the transaction. He added that some states are already using something similar to the Reinsurance Worksheet as part of their financial analysis and review of transactions, and the intent was only to capture information for states that did not previously have that information.

Tim Nauheimer (NAIC) summarized the resolution of comments received:

- Indiana and Nebraska suggested that a fair amount of terminology should be defined; the other jurisdiction should be named; a summary description of key elements of that jurisdiction’s accounting basis should be provided. Nauheimer said the Task Force would incorporate those suggestions.
- Swiss Re said the information requested in the Reinsurance Worksheet, such as cross-border reinsurance transaction details, is already available through existing filings.
- Nauheimer said state insurance regulators’ use of the Reinsurance Worksheet is primarily intended for life but may be used for P/C. He added that the Reinsurance Worksheet is intended as needed not as an ongoing disclosure requirement, and it is intended for specific transaction approval. He concluded that state insurance regulators will leverage existing information, but they do not get all the data needed from annual statements.
- Swiss Re said the Working Group expressed concerns emanating from the Cayman Islands and/or Bermuda, and it asked for additional clarity on those specific concerns.
- Nauheimer responded that the Working Group never stated concerns with these jurisdictions. He added that the Working Group met with these jurisdictions to better understand their regulatory regime and their process for reviewing reinsurance deals to better coordinate with them.
- Swiss Re said the NAIC has already established a process for evaluating qualified and reciprocal jurisdictions, which is a means to recognize key NAIC solvency initiatives, including group supervision and group capital standards, and it recommends involving the established process and expertise of other NAIC groups.
- Nauheimer responded that the Task Force agrees that any broader issues that arise during a specific transaction approval should be raised to the groups responsible for the qualified and reciprocal process. He added that the Working Group is also closely coordinating with the Reinsurance (E) Task Force, but it is merely overseeing the 13 private equity (PE) and other considerations.
- The ACLI said the Reinsurance Worksheet should not be duplicative of other sources already available to state insurance regulators, and established confidentiality protections should be maintained.
- Nauheimer responded that the Working Group data may be used to complete a Form D, not in addition to, and it would be confidential under existing confidentiality state laws and regulations in place to assess such transactions; i.e., a tool for state insurance regulators to use and not filed with the NAIC.
- The BILTIR agreed with the ACLI letter, so Nauheimer said no additional response is needed.
- The RAA, the APCIA, and NAMIC recommended the following suggestions:
  - The Working Group should identify and limit the proposal to the types of cross-border reinsurance transactions that are of concern to state insurance regulators.
  - Simple and straightforward reinsurance transactions should not be subject to data requested in the Reinsurance Worksheet.
  - The brief introductory guidance on page 1 of the Reinsurance Worksheet is insufficient and should not be adopted until additional guidance in the Financial Analysis Handbook or a similar reference document is developed to provide context on the information that state insurance regulators need.
Draft Pending Adoption

- P/C reinsurance contracts subject to existing requirements from the scope of contracts should be exempt from the Reinsurance Worksheet.
- The Reinsurance Worksheet appears to be required to be completed by the ceding company, but it is unclear whether the option to request it resides primarily with the domestic state of the cedent or whether the option is available to any state in which the cedent is licensed.
- Clarification is needed regarding the date the balance sheet effects are measured, the time period, and the intended retrocession details of the Reinsurance Worksheet.
- Consider whether the Working Group considered the Reinsurance Summary Supplemental Filing and related Reinsurance Attestation Supplement in its development of the Reinsurance Worksheet.
- It is unclear whether the proposal is intended to apply to only affiliated off-shore reinsurance transactions or to any cessions to third parties.
- Provide a reasonable minimum timeframe for the completion of the worksheet.

- Nauheimer responded that state insurance regulators may use the Reinsurance Worksheet as they see fit, as it is a tool for states, and the clarification summary should address those concerns. He added that:
  - The Working Group will enhance guidance and instructions, but it is not intended for the Financial Analysis Handbook.
  - Companies should add the transaction date and specify before and immediately after the reinsurance transaction, and the retrocession details are intended to understand the structure.
  - The clarification summary should address the other comments.
  - The Reinsurance Worksheet:
    - May be used for any purpose (e.g., affiliated and unaffiliated deals).
    - Would be confidential under existing confidentiality state laws and regulations in place to assess such transactions.
    - Is for state insurance regulator use and not intended to be required filing by a company with a filing deadline.

- The ABIR recommends:
  - Avoiding impeding the solid work on the existing and future U.S. Covered Agreements and NAIC qualified reinsurance designation by one-off interventions into international reinsurance.
  - Assigning further considerations of the Reinsurance Worksheet exclusively to the Reinsurance (E) Task Force.
  - Using the Reinsurance Worksheet in traditional, unaffiliated P/C reinsurance transactions has not been identified as necessary.
  - Further consultation and discussion are required to address:
    - Questions on context and clarity are needed before being considered further by state insurance regulators, i.e., where the Reinsurance Worksheet would reside in the regulatory framework.
    - Whether the Reinsurance Worksheet should be part of the Financial Condition Examiners Handbook.
    - Whether the Reinsurance Worksheet should be considered a desk drawer rule; i.e., what outcomes of the calculations suggest.
    - What action is being considered upon completion of the Reinsurance Worksheet.
    - What the safeguards are to protect confidential and proprietary information.

- Nauheimer responded that the Reinsurance Worksheet will not be part of the Financial Condition Examiners Handbook, and it will not be considered a desk drawer rule. He added that the Reinsurance Worksheet may be used as state insurance regulators deem necessary, and it will be used to educate state insurance regulators on the economics of a deal and to analyze a transaction. He said as noted earlier, the Reinsurance Worksheet will be confidential under the existing confidentiality state laws and regulations in place to assess such transactions.
Mayhew made a motion, seconded by Arfanis, to adopt the Reinsurance Worksheet (Attachment 1). The motion passed unanimously by the Working Group.

Yanacheak made a motion, seconded by Sherman, to adopt the Reinsurance Worksheet. The motion passed unanimously by the Task Force.

Commissioner Houdek said there is no urgency after adopting the Reinsurance Worksheet, as the Financial Condition (E) Committee will consider it for adoption during its Summer National Meeting and due to it being an optional tool that state insurance regulators may already choose to use if needed.

Having no further business, the Financial Stability (E) Task Force and Macroprudential (E) Working Group adjourned.
The Financial Stability (E) Task Force met in Louisville, KY, March 22, 2023, in joint session with the Macroprudential (E) Working Group. The following Task Force members participated: Marlene Caride, Chair (NJ); Nathan Houdek, Vice Chair (WI); Alan McClain represented by Leo Liu (AR); Ricardo Lara represented by Susan Bernard (CA); Andrew N. Mais represented by Michael Shanahan (CT); Karima M. Woods represented by Philip Barlow (DC); Michael Yaworsky represented by Carolyn Morgan (FL); Amy L. Beard represented by Roy Eft (IN); Doug Ommen represented by Carrie Mears (IA); Vicki Schmidt represented by Tish Becker (KS); Gary D. Anderson represented by Debra Kaplan (MA); Kathleen A. Birrane represented by Lynn Beckner (MD); Timothy N. Schott (ME); Grace Arnold represented by Fred Andersen (MN); Chlora Lindley-Myers represented by John Rehagen (MO); Mike Causey represented by Jackie Obusek (NC); Jon Godfrey represented by Matt Fischer (ND); Eric Dunning represented by Lindsay Crawford (NE); Adreienne A. Harris represented by Bob Kasinow (NY); Judith L. French represented by Dale Bruggeman (OH); Glen Mulready represented by Eli Snowbarger (OK); Andrew R. Stolfi represented by Doug Hartz (OR); Michael Humphreys represented by Diana Sherman (PA); Elizabeth Kelleher Dwyer represented by Ted Hurley (RI); Michael Wise represented by Tom Baldwin (SC); Cassie Brown represented by Jamie Walker (TX); and Scott A. White (VA). The following Working Group members participated: Bob Kasinow, Chair (NY); Carrie Mears, Vice Chair (IA); Susan Bernard (CA); Michael Shanahan (CT); Philip Barlow (DC); Tom Hudson (DE); Ray Spudeck (FL); Roy Eft (IN); Timothy N. Schott (ME); Lynn Beckner (MD); John Turchi (MA); Steve Mayhew (MI); Fred Andersen (MN); John Rehagen (MO); David Wolf (NJ); Doug Hartz (OR); Diana Sherman (PA); Ted Hurley (RI); Jamie Walker (TX); Greg Chew (VA); and Amy Malm (WI). Also participating was: Mark Fowler (AL).

1. Heard Opening Remarks

Commissioner Caride said materials for consideration and discussion for this meeting are available on the NAIC website in the Committees section under the Financial Condition (E) Committee.

2. Adopted the Task Force’s Fall National Meeting Minutes

Eft made a motion, seconded by Obusek, to adopt the Task Force’s Dec. 13, 2022, minutes (see NAIC Proceedings – Fall 2022, Financial Stability (E) Task Force). The motion passed unanimously.

3. Heard an Update on FSOC Developments

Commissioner Caride reported on a few Financial Stability Oversight Council (FSOC) discussions identified publicly that are most directly related to the NAIC’s work because Superintendent Dwyer was unable to attend:

- The FSOC continues to be focused on climate risk, the digital asset space, hedge funds, Treasury market resilience, and cloud service providers (CSPs).
- The FSOC formed a new staff-level committee, called the Climate-Related Financial Risk Committee (CFRC), with representation from all 15 FSOC members. The CFRC began meeting regularly in February 2022, and it serves as an active forum for interagency information-sharing, coordination, and capacity-building. The NAIC, as one of the 15 members, continues its leading role in assessing climate-related risks.
in the insurance sector and weighing in on any discussion or effort that might affect state insurance regulators, insurers, or policyholders.

- The FSOC established the Climate-Related Financial Risk Advisory Committee (CFRAC) on Oct. 3, 2022, which includes stakeholders from a wide range of backgrounds such as the financial services industry, non-governmental research institutions, climate-related data and analytics providers, non-profit organizations, and academia.

- The CFRAC’s goal is to leverage members’ climate data and analytical expertise to support the CFRC’s efforts to translate climate-related risks into economic and financial impacts. The CFRAC is up and running; it held its first meeting on March 7, and it is now in the process of prioritizing its charges.

- President Joe Biden’s Executive Order on climate-related financial risks also directed the Office of Financial Research (OFR) to assist the U.S. Secretary of the Treasury and the FSOC to identify and assess climate-related financial stability risk. The OFR is setting up a climate data and analytics hub with climate data most likely being obtained through federal governmental agencies.

- The OFR hub will also provide tools to access and analyze the datasets included. The rollout of this data hub is in the process of beginning with user acceptance testing with the goal of providing access to all FSOC members, including the NAIC, later this year.

- In February, the FSOC also received a briefing on a Treasury report assessing the benefits and challenges of CSP’s use in the financial sector. The Treasury report includes a number of recommendations for financial institutions and financial regulators to consider closing data gaps to better understand regulated entities’ linkages to CSPs. As more processes are moved to the cloud, and with a relatively small number of CSPs dominating the market, understanding how an outage or disruption at a particular provider could affect customers should be a priority for state insurance regulators.

- The FSOC also discussed the existing process and guidance for designating non-bank financial companies for enhanced supervision, which is of great interest to the NAIC, given the prior use of the authority to designate American International Group Inc. (AIG), MetLife, and Prudential.

- The FSOC also convened over the weekend of March 12 to discuss the rapid collapse of Silicon Valley Bank and Signature Bank and actions taken to restore confidence in the banking sector. The insurance sector experienced only a minimal impact from the two banks’ failures, with less than $2 billion in investments and deposits across both banks. Total insurer deposits at both banks amounted to roughly $200 million, and the bridge banks created to assume the obligations of Silicon Valley Bank and Signature Bank will continue to meet insurer, and by extension, policyholder commitments.

4. **Received a Working Group Update**

Kasinow said the Working Group revitalized its Counterparty Exposure Initiative, which is the identification and aggregation of interconnected exposures that will help state insurance regulators identify risk both to and from other financial sectors. He added that the Counterparty Exposure Initiative was one of the original four macroprudential initiatives started in 2017 to assess the NAIC’s reporting structure, aggregate data and analysis, and determine if any reporting and/or disclosure gaps exist. He said NAIC staff are working on identifying and aggregating all counterparty exposure data within the current investment schedules and annual statements, as well as conducting a thorough academic literature review on the topic of counterparty risk assessment to assist methodology development and better understand the uniqueness of counterparty credit risk in the insurance market. He concluded that the Counterparty Exposure Initiative dovetails nicely with the Risk Assessment framework, and it will assist state insurance regulators in assessing interconnectedness risk and credit risk.

Kasinow reported that with respect to the liquidity stress test (LST), Working Group members agreed to ask lead states to follow up with their insurers subject to the LST regarding the impact on liquidity from the significant
increase in interest rates in 2022. He added that the primary objective was to determine if interest rate increase assumptions used in the insurer’s LST scenarios in last year’s June 30 filings were large enough compared to actual increases in 2022, and for that purpose:

- NAIC staff developed a back-testing questionnaire that was used by the states to collect data from their LST eligible insurers, and responses were then submitted by the states to the NAIC and summarized by NAIC staff.
- One key objective was to understand if potential asset sales that were reported in the LST scenarios materialized or differed from actual experience in 2022.
- Overall, the actual asset sales in 2022 from back-testing questionnaire respondents were comparable to their June 30, 2022, LST submissions.
- Insurers were also asked to determine how the rise in interest rates may have affected the value and availability of assets for sale, as well as collateral calls on derivative contracts.
- Insurers reported a decrease in market values and an increase in unrealized losses in their bond portfolios due to a large increase in interest rates, but not to a degree to materially affect their liquidity profile.
- Insurers reported little to no impact on their liquidity profile due to collateral posting on derivative contracts.
- While some insurers reported additional collateral requirements for interest rate hedges, most respondents had other derivative hedges, whereby they were on the receiving end of additional collateral (e.g., equity and foreign exchange hedges). Therefore, due to collateral netting agreements, net collateral pledged, if any, was minimal.

Kasinow reported that the 2022 Liquidity Stress Testing Framework (LST Framework) with lead state guidance has been finalized and posted to the Task Force’s web page, which was later due to Moody’s Investors Service’s (Moody’s) delayed publishing of its default tables, which is included in the Annexes of the LST Framework.

Kasinow referred to an update on the referrals of the Working Group’s list of 13 private equity (PE) and related considerations (Attachment One), and he only summarized reinsurance that remained with the Working Group:

- The Working Group met Jan. 18, Feb. 23, and Feb. 27 in regulator-to-regulator session, pursuant to paragraph 3 (specific companies, entities or individuals) and paragraph 4 (internal or administrative matters of the NAIC or any NAIC member) of the NAIC Policy Statement on Open Meetings.
- On Jan. 18, the Working Group met with the Cayman Islands Monetary Authority (CIMA) to discuss its regulatory regime.
- On Feb. 23, the Working Group met with the Bermuda Monetary Authority (BMA) to hear an overview of its recently released public consultation on proposed enhancements to its regulatory regime, with comments by interested parties due April 30.
- On Feb. 27, the Working Group discussed a reinsurance comparison worksheet designed for state insurance regulators to assess cross-border reinsurance treaties where there are different regulatory systems involved, which will enhance state insurance regulators’ ability to monitor these transactions.

Kasinow concluded that the Working Group would appreciate any feedback from interested parties, and he requested that the Task Force expose the cross-border reinsurance worksheet. Rehagen requested that the Working Group keep the Reinsurance (E) Task Force informed with respect to its work. Mears suggested that the worksheet be sent as a referral to the Reinsurance (E) Task Force.
Draft Pending Adoption

Rehagen made a motion, seconded by Mears, to send a referral (Attachment Two) to the Reinsurance (E) Task Force and expose the cross-border reinsurance worksheet (Attachment Two-A) for a 30-day public comment period. The motion passed unanimously.

5. Received a Valuation Analysis (E) Working Group Update

Andersen reported that starting in 2019, the Valuation Analysis (E) Working Group began a continued effort to address a request from the Task Force to assess a potential concern that the American Academy of Actuaries’ (Academy’s) economic scenario generator (ESG) may not adequately consider a very low or negative interest rate environment, which raises a material risk at the macroprudential level in the U.S., particularly for variable annuities. He added that during the interim period, until a new ESG is in place, the Working Group was asked to assess this concern and provide assurance that any issues have either been addressed or will be able to be addressed.

Andersen said the Working Group’s most recent effort to address this request was a stress test to assess the impact of persistently low interest rates on variable annuity reserves and risk-based capital (RBC), which used a modified set of scenarios, including many interest rate scenarios that sustained low rates for much of the projection period. He added that the stress test scenarios were used to calculate reserves and RBC as of year-end 2021, and the results were compared to a baseline of reported reserves and RBC.

Andersen summarized the results:

- Twenty-four companies completed the stress test. In total, the guaranteed benefit reserves on a pre-reinsurance basis increased by 6%, and RBC increased by 24%.
- To address the risk of prolonged low interest rates, the Working Group found that many companies have already taken action and are also considering future actions for the near term, including performing testing, additional analysis, implementing product changes, or adjusting hedging.

Andersen reported that the implementation of a new ESG is in progress:

- The Life Actuarial (A) Task Force has conducted an industry field test, and the results are being reviewed. There is an expectation of recalibrating the ESG for a second field test, and implementation is anticipated to be no sooner than 2025.
- In the interim, the Working Group can look to those field tests as a way to monitor the impacts of negative and prolonged low interest rates.
- The change in the guaranteed benefit reserve on a pre-reinsurance basis ranged from approximately a 75% decrease to a 500% increase, for an overall average of a 6% increase.
- The change in RBC ranged from approximately a 100% decrease to a 250% increase, for an overall average of a 24% increase.

Andersen reported that insurers provided comments to explain their results:

- Most companies used the Academy’s ESG for their baseline, so the stress test scenarios generally had lower interest rates, leading to an increase in the reserves and RBC.
- Some companies used a proprietary ESG for their baseline and noted that the stress test scenarios were less conservative than their baseline scenarios.
- More scenario reserves exceeded the cash surrender value (CSV) floor.
Draft Pending Adoption

- There were equity scenarios in the stress test that offset some of the lower interest rate effects.
- Hedging generally improved results.

Andersen reported that to address low interest rates in 2021, many insurers took at least one of the following actions for their variable annuity block of business:

- Performed additional testing and analysis.
- Made efforts to adjust the sales mix.
- Redesigned the products for new business.
- Repriced for new business.
- Discontinued products.
- Adjusted hedging.
- Added or amended reinsurance.

Becker made a motion, seconded by Obusek, to receive the Valuation Analysis (E) Working Group update (Attachment Three). The motion passed unanimously.

6. Heard an International Update

Tim Nauheimer (NAIC) reported that the International Association of Insurance Supervisors (IAIS) has launched the Global Monitoring Exercise (GME), which involves:

- Data calls in connection with the individual insurer monitoring (IIM) and the sector-wide monitoring (SWM) exercises.
- The deadline for insurers to submit IIM data to the IAIS in coordination with the Federal Insurance Office (FIO) is May 10.
- Lead state regulators may wish to request a copy of the insurer’s submission to the IAIS.
- This year’s IIM and SWM include an additional request for data on reinsurance and climate.
- Climate data was added to the IIM, because of a lack of SWM data outside the U.S.

Nauheimer stressed that the NAIC continues to highlight to the IAIS the need to strike a balance with respect to the burden for insurers and supervisors by removing data items that do not provide sufficient value and limiting additional data requests that are more closely tied to specific objectives. He added that the IAIS has started the work on potential revisions of the IIM systemic risk assessment methodology, which will be completed this year as part of a three-year cycle.

Nauheimer reported that the Climate Risk Steering Group (CRSG) has completed its research and recommendations on data and scenario analysis to be considered this year as part of the GME:

- The IAIS continues to attempt to gauge transition risk in insurers’ investment portfolios by requesting investment data in six climate categories, as outlined in the 2021 Global Insurance Market Report (GIMAR) Special Topic Edition on investments.
- The NAIC has the ability to apply the six-category classification system to corporate bonds and stocks, and is in the process of applying it to other asset classes, such as municipal bonds, U.S. Treasuries and Government agency bonds, real estate, and mortgages.
- Last year, the IAIS requested the six-category split as part of the SWM, and it is being requested for the first time this year as part of the IIM.
Draft Pending Adoption

- The CRSG will also be drafting an Application Paper providing guidance for applying scenario analysis within the context of the Insurance Core Principle (ICP) 16 on enterprise risk management (ERM) and ICP 24 on macroprudential supervision.

Nauheimer said the IAIS has completed the GIMAR Special Topic on Cyber, which includes both resilience and underwriting data from both the IIM and SWM. He added that the Macroprudential Supervision Working Group (MSWG) has organized into three separate working groups that cover the following topics: cross-border reinsurance, allocation of alternative assets, as well as interest rates and inflation. The MSWG made recommendations for additional data requests for the GME that include Level 3 assets and cross-border reinsurance activity and will analyze these topics going forward.

7. Discussed Other Matters

Commissioner Caride said the NAIC and state insurance regulators are closely monitoring developments in the banking sector subsequent to the takeover of Silicon Valley Bank and Signature Bank:

- U.S. insurance industry investment and deposit exposure to Silicon Valley Bank and Signature Bank is relatively small, and the NAIC does not expect an adverse impact on policyholders.
- The U.S. insurance sector remains well capitalized, but state insurance regulators and companies must remain vigilant as the situation develops, including any contagion effects in the banking sector.
- The IAIS monitors overall exposure to the banking sector as part of its SWM and the NAIC as part of its macroprudential risk assessment process.
- The Counterparty Exposure Initiative, which was already underway prior to these events, will also enhance the NAIC’s supervisory oversight of financial sector-related exposure.
- The impact of rising interest rates, which led to the problems at Silicon Valley Bank, is being closely monitored through the NAIC’s regulatory reporting system and actuarial analysis requirements.
- The Federal Reserve Board enacted a quarter percentage point interest rate increase today.
- The LST Framework is one example of how state insurance regulators assess liquidity scenarios similar to the scenario that played out with Silicon Valley Bank.

Commissioner Caride noted that state insurance regulators have a few other tools and requirements, such as cash flow testing, asset adequacy analysis, and actuarial guidelines to assess the adequacy of life reserves. She said state insurance regulators expect companies to continually assess their risks and proactively raise concerns with their domestic regulator. She stressed that state insurance regulators must carefully monitor any vulnerabilities of the insurance market and insurers.

Having no further business, the Financial Stability (E) Task Force and Macroprudential (E) Working Group adjourned.

SharePoint/NAIC Support Staff Hub/Member Meetings/2023 Spring National Meeting/
Plan for the List of MWG Considerations – PE Related and Other

Some of these Working Group projects will continue for several years. The status of the 13 MWG Considerations is as follows as of **August 13, 2023**:

1. **Holding Company Structures:**
   Sent a referral for new work to the Group Solvency Issues (E) Working Group.

   **GSIWG Update 3/22/23:** The GSIWG plans to discuss this issue at its Dec. 14 meeting to determine next steps in addressing the referral.

   **GSIWG Update 8/13/23:** The GSIWG formed a drafting group to develop best practices for regulatory review in this area. The drafting group has met multiple times and continues to work on the development of written best practices. After the best practices are developed, the drafting group will consider whether any should be proposed for inclusion in NAIC Handbooks or other action should be considered.

2. **Ownership and Control:**
   Sent a referral for new work to the Group Solvency Issues (E) Working Group.

   **GSIWG Update 3/22/23:** The GSIWG plans to discuss this issue at its Dec. 14 meeting to determine next steps in addressing the referral.

   **GSIWG Update 8/13/23:** The GSIWG formed a drafting group to develop best practices for regulatory review in this area. The drafting group has met multiple times and continues to work on the development of written best practices. After the best practices are developed, the drafting group will consider whether any should be proposed for inclusion in NAIC Handbooks or other action should be considered.

3. **Investment Management Agreements (IMAs):**
   Sent a referral to the Risk-Focused Surveillance (E) Working Group to add this consideration to existing work involving affiliated agreements and Form D filings. Also sent a referral to the Valuation of Securities (E) Task Force (VOSTF) to highlight the regulatory discussion involving topics it administers.

   **RFSWG Update 3/22/23:** The RFSWG received and discussed this referral during its Nov. 1 interim meeting. During the meeting, the RFSWG agreed to defer further work on this issue until its
ongoing project to update general guidance in NAIC handbooks related to affiliated service agreements is completed in early 2023.

**RFSWG Update 8/13/23:** The RFSWG is nearing the completion of its project to update general guidance in NAIC handbooks related to affiliated service agreements, which is expected to be completed by the 2023 Summer National Meeting. After the general guidance is completed, the Working Group plans to begin work on more targeted guidance related to affiliated investment management agreements.

4. **Owners of Insurers with Short-Term Focus and/or Unwilling to Support a Troubled Insurer:**
Sent a referral to the Risk-Focused Surveillance (E) Working Group to add this consideration to existing work involving affiliated agreements and fees. Also sent a referral to the Life Actuarial (A) Task Force recognizing its existing work to ensure the long-term life liabilities (reserves) and future fees to be paid out of the insurer are supported by appropriately modeled assets.

**RFSWG Update 3/22/23:** The RFSWG received and discussed this referral during its Nov. 1 interim meeting. During the meeting, the RFSWG agreed to defer further work on this issue until its ongoing project to update general guidance in NAIC handbooks related to affiliated service agreements is completed in early 2023.

**RFSWG Update 8/13/23:** No update.

**LATF Update 3/22/23:** Asset adequacy analysis requirements in NAIC Model #820 and VM-30 require that company Appointed Actuaries perform testing to ensure that the reserves held for the company’s liabilities are adequate in light of the assets supporting the business. Regulators review associated company Statements of Actuarial Opinion periodically.

**LATF Update 8/13/23:** Actuarial Guideline 53 – Application of the Valuation Manual for Testing the Adequacy of Life Insurer Reserves (AG 53) became effective for year-end 2022. AG 53 requires additional disclosures related to life insurance and annuity company investment return assumptions for complex and high yielding assets. Regulators are conducting targeted reviews of the AG 53 disclosures to ensure that company investment returns for complex and high-yielding assets are not overly optimistic.

5. **Operational, Governance and Market Conduct Practices:**
The MWG will keep developing more specific suggestions before likely referring this consideration to the Risk-Focused Surveillance (E) Working Group.

**MWG Update 3/22/23:** No new action has occurred for this consideration as the regulators have focused on the reinsurance consideration.

**MWG Update 8/13/23:** No new action has occurred for this consideration as the regulators have focused on the reinsurance consideration.

6. **Definition of Private Equity (PE):**
No action was deemed necessary for this consideration.

*No update.*

7. **Identifying Related Party-Originated Investments (Including Structured Securities):**
Sent a referral to the Statutory Accounting Principles (E) Working (SAPWG) Group recognizing its existing work regarding disclosures for related-party issuance/acquisition. Once MWG regulators work with these SAPWG disclosures and regulatory enhancements from referrals to other groups, further regulatory guidance may be considered as needed.

**SAPWG Completed Actions 3/22/23:**
- Ref #2021-21 included revisions that clarified guidance for related parties and developed a blanks proposal which provided new investment schedule column with reporting codes to identify investments that involve related parties. (Adopted May 2022)
- Ref #2021-22BWG added six related party reporting codes effective for year-end 2022. The investment schedule disclosures include codes that identify the role of the related party in the investment, e.g., a code to identify direct credit exposure as well as codes for relationships in securitizations or similar investments. (Adopted May 2022)

**SAPWG Completed Actions 8/13/23:**
- Ref #2022-15, included revisions to clarify that any invested asset held by a reporting entity which is issued by an affiliated entity, or which includes the obligations of an affiliated entity, is an affiliated investment. (Adopted March 2023)
8. **Identifying Underlying Affiliated/Related Party Investments and/or Collateral in Structured Securities:**

Sent a referral to the Statutory Accounting Principles (E) Working Group in recognition of existing work to develop disclosures to identify the role of the related party in the investment and codes for relationships in securitizations or similar investment. Also sent a referral for new work to the Examination Oversight (E) Task Force for the CLO/structured security considerations.

**SAPWG Completed Actions 3/22/23:**

- See above descriptions (Ref # 2021-21 and Ref #2021-22 BWG) on investment reporting codes for year end 2022 reporting.

- Ref #2019-34 included revisions that clarify: 1) identification of related parties; 2) a non-controlling ownership over 10% results in a related party classification regardless of any disclaimer of control or affiliation; 3) a disclaimer of control or affiliation does not eliminate the classification as a “related party” and the disclosure of material transactions. This agenda item also resulted in the creation of a new Schedule Y Part 3, which was effective for year-end 2021. This schedule identifies all entities with greater than 10% ownership – regardless of any disclaimer of affiliation - and whether there is a disclaimer of control/disclaimer of affiliation and identifies the ultimate controlling party. (Ref #2019-34 and Ref #2020-37BWG, both adopted March 2021)

**SAPWG Completed Actions 8/13/23:**

- See above descriptions (Ref # 2021-21, Ref #2022-15 and Ref #2021-22 BWG).

**EOTF Update 3/22/23:** The EOTF delegated work on this referral to its Financial Analysis Solvency Tools (E) Working Group and its Financial Examiners Handbook (E) Technical Group. Both groups developed new guidance for inclusion in 2023 NAIC handbooks related to the new related party investment disclosures developed by SAPWG and the AG 53 standards developed by LATF that will be in place for 12/31/22 reporting. The groups may develop additional guidance for NAIC handbooks, as well as supporting regulatory reports and tools, as work proceeds in this area.

9. **Asset Manager Affiliates and Disclaimers of Affiliation:**

MWG regulators are comfortable waiting to realize the benefits of the recently implemented Schedule Y, Part 3, along with the changes other NAIC committee groups will make for several of the previously listed referrals, before determining if additional work is needed. Also, a referral was sent to the Statutory Accounting Principles (E) Working Group recognizing its existing work to
revamp Schedule D reporting along with the previously mentioned code disclosures will assist with this consideration.

**SAPWG Completed Actions 3/22/23:**

- See above descriptions of Schedule Y Part 3. (Ref #2019-34 and Ref #2020-37BWG).

**SAPWG Ongoing Work 3/22/23:**

- Ref #2022-15, which clarifies affiliated investment reporting, is planned for exposure at the 2022 Fall National Meeting. It adds guidance on reporting of affiliated investments.

- As part of a project known as the bond project, the SAPWG is developing a proposal to revise Schedule D reporting, which intends to determine what is considered a qualifying bond and to identify different types of investments more clearly. For example, the current bond proposal would divide Schedule D-1 into a Schedule D-1-1 for issuer credit obligations and a Schedule D-1-2 for asset-backed securities. The proposal includes more detailed reporting lines to provide more granularity on the actual types of investments held. The effective date of the bond proposal, and the reporting changes, is anticipated for January 1, 2025. The Ref #2019-21 is the primary Form A; however, the project has several documents.

- Ref #2022-17, which clarifies interest income disclosures, is planned for exposure at the 2022 Fall National Meeting.

**SAPWG Completed Actions 8/13/23:**

- See above descriptions Ref # 2021-21, Ref #2022-15 and Ref #2021-22 BWG; Ref #2022-17, incorporated revisions to data-capture interest income disclosures, and established new disclosures for aggregate paid-in-kind interest and deferred interest. (Adopted March 2023).

**SAPWG Ongoing Work:** Reporting changes to reflect the Schedule D-1 proposed changes were exposed by the Blanks (E) Working Group on March 7, 2023, and updated revisions are anticipated for exposure shortly after the 2023 Summer National Meeting. The statutory accounting revisions to incorporate a new principles-based bond definition in SSAP No. 26R—Bonds and SSAP No. 43R—Asset Backed Securities will be presented for adoption at the 2023 Summer National Meeting.

10. Privately Structured Securities:

Sent a referral to the Life Actuarial (A) Task Force recognizing its existing work on an Actuarial Guideline including disclosure requirements for the risks of privately structured securities and how the insurer is modeling the risks. Sent a referral to the VOSTF highlighting the MWG
regulators’ support for the blanks proposal to add market data fields for private securities being considered by the Valuation of Securities (E) Task Force (VOSTF). MWG regulators will wait on any further work or referrals until they have an opportunity to work with the results of the VOSTF proposal and the SAPWG Schedule D revamp project. Sent a referral for new work to the RBC Investment Risk and Evaluation (E) Working Group to address the tail risk concerns not captured by reserves.

**LATF Update 3/22/23:** Actuarial Guideline 53 (AG 53) has been adopted by the Life Actuarial (A) Task Force and will be effective for year-end 2022 reporting. Regulators on the Valuation Analysis (E) Working Group will be conducting AG 53 reviews.

**VOSTF Update 3/22/23:** The VOSTF will be sending referrals to a number of NAIC committee groups requesting feedback on a replacement proposal to have the NAIC produce analytical risk metrics for bond investments. These groups will also be asked if they support the proposal and to describe different ways they envision being able to take advantage of such a capability within the NAIC.

**SAPWG Ongoing Work 8/13/23:**
- As discussed above, the Schedule D bond proposal is planned for 2025 reporting.

**RBCIREWG Update 8/13/23:** The Risk-Based Capital Investment Risk and Evaluation (E) Working Group added this item to its working agenda. While not specifically addressing privately structured securities, the Working Group’s current work on collateralized loan obligations may contribute to addressing this item.

11. **Reliance on Rating Agencies:**

Sent a referral to the VOSTF indicating the MWG regulators’ agreement to monitor the work of its ad hoc group addressing various rating agency considerations.

**VOSTF Update 3/22/23:**
- The Task Force adopted an amendment at its Feb. 21 meeting that effective Jan. 1, 2024, financially modeled collateralized loan obligations (CLO) will not be eligible to use credit rating provider ratings to determine an NAIC Designation.
• The Task Force has drafted a list of questions to discuss with each rating agency in future regulatory-only meetings. The questions are in the materials for the Spring National Meeting and will likely being exposed for public comment.

• The Securities Valuation Office (SVO) has proposed an amendment to remove Structured Equity and Funds transactions from being eligible to use credit rating provider (CRP) ratings to assign an NAIC Designation. The SVO has proposed defining Structured Equity and Funds investments as investments which, through the insertion of an intervening entity such as a special purpose vehicle (SPV) or limited partnership, enable underlying assets that may not qualify as ‘bonds’ or be eligible to receive an NAIC Designation under the current regulatory guidance, to be reported as ‘bonds’ because the intervening entity issues notes and those notes receive a credit rating provider rating. The SVO identified multiple regulatory reporting arbitrage opportunities with these investments that circumvent regulatory guidance using a CRP rating to accomplish that result.

• The Task Force adopted a new charge for 2023 to establish criteria to permit staff’s discretion over the assignment of NAIC designations for securities subject to the FE process (the use of CRP ratings to determine an NAIC designation) to ensure greater consistency, uniformity, and appropriateness to achieve the NAIC’s financial solvency objectives. The criteria have not yet been proposed.

**VOSTF Update 8/13/23:**

• VOSTF received referral responses from the Financial Condition (E) Committee, the Life Actuarial (A) Task Force, the Financial Analysis (E) Working Group and the Valuation Analysis (E) Working Group. The Life Actuarial Task Force and Valuation Analysis Working Group supported the proposal and provided examples of risk metrics which would be useful to their groups. The Financial Analysis Working Group supported the VOSTF investigating various products because it said the risk metrics could be more effective in helping financial analysts and examiners to fully evaluate and assess investment risks. The Financial Condition Committee said it was worthwhile for the VOSTF to continue to investigate the various products which could be made available to the SVO staff and state regulators that provide some of the alternative investment risk measures as they could obviate the need for the NAIC to collect that information from NAIC Annual Statements. However, the E Committee said that before it could sponsor the proposal it would need more information to fully understand the costs and benefits of such products. This is an ongoing initiative.
• VOSTF has drafted a list of questions to discuss with each rating agency in future regulator-only meetings. The SVO has received comments from certain rating agencies and is incorporating those comments into a final list of questions to be agreed to by the Task Force. At the 2023 Spring National, during the discussion of the proposed amendment on Structured Equity and Funds, the Task Force deferred action on the Structured Equity and Funds amendment and directed the SVO staff to draft a distinct process on how it would recommend challenging an NAIC Designation assigned from a credit rating provider ("CRP") rating pursuant to the Filing Exemption ("FE") process which the SVO thinks is not a reasonable assessment of risk for regulatory purposes. The SVO subsequently proposed an amendment which would grant the SVO staff a limited amount of discretion over the FE process to address the NAIC's current blind reliance on credit ratings. The amendment would establish strict due process requirements before the SVO could over-ride a CRP rating including a materiality threshold of a 3-notch difference in order to flag a CRP rating and sufficient notice to insurers to provide time for insurers to appeal SVO assessments. This amendment will continue to be discussed by the Task Force and interested parties.

12. Pension Risk Transfer (PRT) Business Supported by Complex Investments.
   a. LATF’s Actuarial Guideline:
      Sent a referral to the LATF recognizing its work on an Actuarial Guideline which should address the reserve considerations of pension risk transfer (PRT) business. Sent a referral to the SAPWG to address the related disclosure considerations as the goal was to have them in the Notes to Financial Statements.

   **LATF Update 3/22/23:** The PRT Drafting Group of the VM-22 SG is considering the development of PRT/longevity risk mortality factors. The DG hopes to share data with the Longevity Risk Subgroup of LATF that the Subgroup could consider for C-2 RBC for PRT products and longevity risk transactions.

**SAPWG Completed Actions 3/22/23:**
   • Ref #2020-37: Separate Account – Product Identifiers and Ref #2020-38: Pension Risk Transfer - Separate Account Disclosure, which did not result in statutory accounting revisions but instead resulted in modifications to the reporting of PRT transactions in the annual financial statements, was adopted by the SAPWG May 2021. Ref #2021-03BWG was adopted by Blanks (E) Working Group in 2021.
Comment – The 2022 review of the initial 2021 disclosures noted that although the instructions were clarified to require by product reporting including the use of a distinct disaggregated product identifier for each product represented; most entities are still broadly grouping PRT activity in the disclosures.

LATF Update 8/13/23: The PRT drafting group hasn’t met since January, and the Longevity Risk Subgroup is holding off on meeting until the VM-22 Subgroup finalizes the VM-22 methodology.

b. Department of Labor Protections:

MWG Update 8/13/23: Discussions with DoL continue. DoL is in the process of updating their fiduciary requirements under 95-1, which require due diligence in assessing an insurer prior to a PRT transaction.

c. State Guaranty Funds Compared to PBGC Protection – NOLHGA 2016 Study:

No further action was deemed necessary.

MWG Update 8/13/23: No update necessary.

d. RBC Treatment of PRT Business:

Sent a referral to the Longevity Risk (E/A) Subgroup recognizing its work will also address PRT business and indicating the MWG regulators will monitor this work.

LATF Update 3/22/23: The Longevity Risk (E/A) Subgroup has not met since the Summer National Meeting. The subgroup will resume the meetings once the currently exposed VM-22 PBR methodology is finalized and adopted to develop and recommend longevity risk factor(s) for the product(s) that were excluded from the application of the current longevity risk factors.

LATF Update 8/13/23: No change in this item as the VM-22 framework is not final yet.

13. Offshore/Complex Reinsurance:

MWG Update 12/13/22: MWG regulators are wrapping up the confidential discussions with industry participants and other jurisdictions regarding the use of offshore reinsurers and complex affiliated reinsurance vehicles. They are continuing discussions to identify the best mechanism to ensure reviewing/approving regulators can identify the true economic impacts of the reinsurance
transaction. MWG regulators will consider further work and/or referrals once they have concluded these discussions.

**MWG Update 3/22/23:** At the Spring NM 2023 The Working Group released for comment the reinsurance comparison worksheet designed for regulators to assess cross-border reinsurance treaties where there are different regulatory systems involved. We believe the cross-border reinsurance worksheet will enhance state insurance regulators’ ability to monitor these transactions. The comment period ended Apr 28 and the MWG is in the process of addressing comments received.

**MWG Update 8/13/23:** The Reinsurance Worksheet was adopted on a joint FSTF/MWG virtual meeting on June 20, 2023.
Cross-border Affiliated Reinsurance Comparison Worksheet - by Treaty

<table>
<thead>
<tr>
<th>Category</th>
<th>US Stat. Pre-Transaction</th>
<th>Impacts of Transaction (Col's B-D)</th>
<th>US Stat. Post-Transaction</th>
<th>Other Jurisdiction</th>
<th>(Alternate Method) - Other Jurisdiction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Jurisdiction Name</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**BALANCE SHEET COMPARISON:**

- Asset Grouping 1 (e.g., Cash/Investments)
- Asset Grouping 2 (e.g., Policy Loans)
- Asset Grouping 3 (e.g., Separate Accounts)
- Other Assets

**TOTAL ASSETS**

- Liab. Grouping 1 (e.g., Gen. Acct. Reserves)
- Liab. Grouping 2 (e.g., Gen. Acct. Policy Loan Reserves)
- Liab. Grouping 3 (e.g., Separate Accounts)
- Unauthorized Reinsurance Liability
- Other Liabilities (See NOTES SECTION)

**TOTAL LIABILITIES**

**TOTAL ASSET REQUIREMENT COMPARISON:**

- Reserve Grouping 1 (e.g., Separate Account Reserves)
- Reserve Grouping 2 (e.g., GA Policy Loan Reserves)
- Reserve Grouping 3 (e.g., GA Policy Reserves)

**TOTAL RESERVES**

- Capital Grouping 1 (e.g., Required Capital)
- Capital Grouping 2 (e.g., Add'l Capital for Rating Agency)
- Capital Grouping 3 (e.g., in Excess of Rating Agency Cap.)

**TOTAL CAPITAL**

**TOTAL ASSET REQUIREMENT**

**CHANGE IN CAPITAL AND SURPLUS:**

- Capital and Surplus
- Net Income
- Change in Liability for Unauthorized Reinsurance
- Aggregate Write Ins for gains and losses in surplus
- Capital Contribution/(Dividends)
- Other Changes in surplus

**TOTAL LIABILITIES & CAPITAL**

**SOLVENCY RATIO**

- Supported by listings of asset categories and amounts to highlight differences in supporting assets after the transaction.

**NOTES SECTION:**

- (e.g., explain product line, describe transaction and any unique aspects)
- (If Asset Adequacy Testing is included in "Other Liabilities," additional regulatory guidance may be needed, e.g., on counterparty asset assumptions where access is limited.)
### Transaction Details

Please identify the following transaction details if applicable:

<table>
<thead>
<tr>
<th>Which party of the contract are you (assuming or retroceding)?</th>
<th>Contract 1 (if needed)</th>
<th>Contract 2 (if needed)</th>
<th>Contract 3 (if needed)</th>
<th>Contract 4 (if needed)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Description risk category covered (mortality, longevity, Cat Risk, etc.)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Start date</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>End date</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Currency</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sum Insured / Gross Notional amount / PML</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capital at risk</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Line of Business (e.g. annuities, term, participating guarantee, etc.)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Risks covered (e.g. longevity, mortality, etc.)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Type of reinsurance treaty (XoL, Quota share – proportionate, etc.)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Collateral value</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Value of guarantee</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Name(s) of the reinsurer(s) (please only include top 3 by premium share if more than one)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rating of reinsurer(s)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Countries of reinsurer(s)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Assets pledged by reinsurer</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Initial premium</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Initial fees</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Initial fees</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ceding commission structure</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Any experience refund or loss carryforward features</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Do you use or plan to use any form of derivatives for reinsurance purposes (e.g. longevity or mortality swaps)?</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Was any debt or surplus note issued in connection with the transaction? Ex. Such as in an embedded value securitization</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

### Ceded and Retroceded Details

If ceding to an offshore affiliate please identify the assuming affiliated reinsurer(s) and their regulatory jurisdiction.

If ceding to an offshore affiliate and that affiliate is going to retrocede to another reinsurer, please identify the ultimate assuming reinsurer(s) and their regulatory jurisdiction.

<table>
<thead>
<tr>
<th>Reinsurer Name</th>
<th>Jurisdiction</th>
</tr>
</thead>
</table>

---

### Key Definitions

**PML** - Probable Maximum Loss

Collateral value - the market value of securities pledged as collateral if a trust is set up in connection with the transaction.

Value of the guarantee - For example, third party guarantees in non-standard types of reinsurance, e.g. an MGA owns affiliated insurers, an unaffiliated reinsurer reinsurance with the MGA affiliate with a guarantee from the MGA.
Please list the asset types and amounts backing the ceded business and indicate with a * (or some other symbol) if they do not meet the statutory accounting definition of admitted assets.

<table>
<thead>
<tr>
<th>Description</th>
<th>Book Value</th>
<th>Market Value</th>
<th>NRSRO Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Updates on Actuarial Guideline 53

Fred Andersen, FSA, MAAA

8/13/2023

AG 53 provides uniform guidance for the asset adequacy testing applied to life insurers and is effective for reserves reported with respect to the Dec. 31, 2022, and subsequent annual statutory financial statements. A statement of actuarial opinion on the adequacy of the reserves and assets supporting reserves after the operative date of the Valuation Manual is required under Section 3B of the NAIC Standard Valuation Law (#820) and VM-30 of the Valuation Manual. Section 14A of Model #820 provides that actuarial opinions and related documents, including an asset adequacy analysis, are confidential information, while Section 14B provides that such confidential information may be shared with other state regulatory agencies and the NAIC. The asset adequacy analyses required under AG 53 reviewed in the preparation of this report were shared with the Valuation Analysis (E) Working Group and the NAIC in accordance with these requirements and continue to remain confidential in nature.
AG 53 Background

• Actuarial Guideline 53 was adopted in 2022

• Main purpose: help ensure claims paying ability even if complex assets do not perform as expected

• Requires disclosures and asset-related information for most life insurers over a size threshold
  • An opportunity for companies to tell their stories regarding:
    • Their complex assets & associated risks
    • How their cash-flow testing models address those risks

• First submissions were due April 2023
AG 53 provides uniform guidance for the asset adequacy testing applied to life insurers and is effective for reserves reported with respect to the Dec. 31, 2022, and subsequent annual statutory financial statements. A statement of actuarial opinion on the adequacy of the reserves and assets supporting reserves after the operative date of the Valuation Manual is required under Section 3B of the NAIC Standard Valuation Law (¶820) and VM-30 of the Valuation Manual. Section 14A of Model ¶820 provides that actuarial opinions and related documents, including an asset adequacy analysis, are confidential information, while Section 14B provides that such confidential information may be shared with other state regulatory agencies and the NAIC. The asset adequacy analyses required under AG 53 reviewed in the preparation of this report were shared with the Valuation Analysis (E) Working Group and the NAIC in accordance with these requirements and continue to remain confidential in nature.

AG 53 Reviews – activity to date

Done:
✓ AG 53 filings received from 246 life insurers
✓ AG 53 Review Group (within the Valuation Analysis Working Group) formed
  • Team of actuaries, investment experts, and other financial staff to perform reviews
✓ Review process started with company prioritization, based on prior knowledge and template information

In Progress:
• AG 53 Review Group meeting frequently, with various state regulators presenting their review findings
• Identifying companies with outlier net yield assumptions
• Engaging with domestic regulators with the goal of decreasing highest net yield assumptions to remove companies from outlier list
Implications of Higher Investment Net Yield Assumptions

- More favorable asset adequacy analysis results
- Lower amounts of assets needed for reserves to be considered adequate
  - A signal that more money could be released (dividends or other)
- Concern is, if risk is understated and assets underperform, reserves will turn out to be inadequate and that previously released money may have been needed

**Amount to fund $1 Billion liability in 15 years**

<table>
<thead>
<tr>
<th>Company assumption type</th>
<th>Assumed net yield for high-yield assets</th>
<th>Adequate reserve per company’s CFT</th>
<th>Adequate reserve per average conservative company’s CFT</th>
<th>Amount (in excess of adequate reserve) available to be released per company’s CFT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Most conservative</td>
<td>4.5%</td>
<td>$ 520,000,000</td>
<td>$ 520,000,000</td>
<td>-</td>
</tr>
<tr>
<td>Moderately conservative</td>
<td>5.8%</td>
<td>$ 430,000,000</td>
<td>$ 520,000,000</td>
<td>$ 90,000,000</td>
</tr>
<tr>
<td>Fairly aggressive</td>
<td>6.5%</td>
<td>$ 390,000,000</td>
<td>$ 520,000,000</td>
<td>$ 130,000,000</td>
</tr>
<tr>
<td>Outlying / aggressive</td>
<td>7.8%</td>
<td>$ 320,000,000</td>
<td>$ 520,000,000</td>
<td>$ 200,000,000</td>
</tr>
</tbody>
</table>
A majority of companies assumed Net Yields < 7% for Initial Assets, but a sizable number of companies assumed Net Yields ≥ 7%.

<table>
<thead>
<tr>
<th>Net Yield Assumption</th>
<th>Number of Companies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net Yield Assumption is Less than 7%</td>
<td>174</td>
</tr>
<tr>
<td>Net Yield Assumption is 7% or Higher</td>
<td>171</td>
</tr>
<tr>
<td>No Exposure/Holdings</td>
<td>9</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Net Yield Assumption</th>
<th>Number of Companies</th>
</tr>
</thead>
<tbody>
<tr>
<td>ABS</td>
<td>156</td>
</tr>
<tr>
<td>Other Private Bonds</td>
<td>129</td>
</tr>
<tr>
<td>Non-Agency CMBS</td>
<td>18</td>
</tr>
<tr>
<td>Non-Agency RMBS</td>
<td>12</td>
</tr>
<tr>
<td>CLO</td>
<td>48</td>
</tr>
<tr>
<td>Schedule BA Non-Equity-Like Investments</td>
<td>45</td>
</tr>
<tr>
<td>All Schedule BA Investments</td>
<td>41</td>
</tr>
<tr>
<td>Equities or Equity-Like Instruments</td>
<td>26</td>
</tr>
</tbody>
</table>
AG 53 provides uniform guidance for the asset adequacy testing applied to life insurers and is effective for reserves reported with respect to the Dec. 31, 2022, and subsequent annual statutory financial statements. A statement of actuarial opinion on the adequacy of the reserves and assets supporting reserves after the operative date of the Valuation Manual is required under Section 3B of the NAIC Standard Valuation Law (§820) and VM-30 of the Valuation Manual. Section 14A of Model §820 provides that actuarial opinions and related documents, including an asset adequacy analysis, are confidential information, while Section 14B provides that such confidential information may be shared with other state regulatory agencies and the NAIC. The asset adequacy analyses required under AG 53 reviewed in the preparation of this report were shared with the Valuation Analysis (E) Working Group and the NAIC in accordance with these requirements and continue to remain confidential in nature.