The International Insurance Relations (G) Committee met April 13, 2023. The following Committee members participated: Gary D. Anderson, Chair (MA); Eric Dunning, Vice Chair, represented by Lindsay Crawford (NE); Lori K. Wing-Heier (AK); Ricardo Lara represented by Ope Oyewole (CA); Andrew N. Mais (CT); Gordon I. Ito (HI); Doug Ommen (IA); Dean L. Cameron (ID); Dana Popish Severinghaus and Susan Berry (IL); Vicki Schmidt (KS); James J. Donelon (LA); Kathleen A. Birrane (MD); Anita G. Fox (MI); Troy Downing (MT); and Marlene Caride (NJ). Also participating was: Robert Wake (ME).

1. **Discussed NAIC Comments on the IAIS Public Consultation on the Issues Paper on the Roles and Functioning of PPSs**

Commissioner Anderson explained that the International Association of Insurance Supervisors (IAIS) is conducting a public consultation on the issues paper on the roles and functioning of policyholder protection schemes (PPSs). He noted that the paper was drafted by the IAIS’s Resolution Working Group, and it provides an updated overview of global practices regarding PPSs and their roles in insurance resolution and a variety of related activities. He said the NAIC’s initial draft comments are based on an internal review of the issues paper and a review completed by members of the NAIC’s Receivership and Insolvency (E) Task Force. Those initial comments, as well as input that was received from Maine, were circulated in advance of the call.

Ryan Workman (NAIC) gave an overview of the NAIC’s comments on the public consultation, which are mostly editorial to address grammatical changes or ensure that the issues paper follows a style consistent with other IAIS papers. Other comments included enhancing language to clarify which examples apply to certain jurisdictions, removing speculative wording, and ensuring that examples used are relevant to the rest of the topics in the issues paper.

Wake provided a review of the edits he suggested for the NAIC’s comments on the issues paper. Berry suggested that an NAIC comment around using alternative language for an example from the United Kingdom (UK) be reworded to enhance clarity. Workman responded that the NAIC comments would be revised to ensure that the intended point is clear prior to submission. As a member of the Working Group, Wake noted that he would work to ensure that the NAIC’s comments are addressed and properly understood.

Director Popish Severinghaus made a motion, seconded by Director Cameron, to approve the submission of the NAIC comments, including the discussed revision, on the issues paper on the roles and functioning of PPSs (Attachment A). The motion passed unanimously.

Having no further business, the International Insurance Relations (G) Committee adjourned.
The International Insurance Relations (G) Committee met in Louisville, KY, March 22, 2023. The following Committee members participated: Gary D. Anderson, Chair (MA); Eric Dunning, Vice Chair (NE); Lori K. Wing-Heier (AK); Ricardo Lara (CA); Andrew N. Mais (CT); Gordon I. Ito (HI); Dean L. Cameron (ID); Doug Ommen (IA); Dana Popish Severinghaus (IL); Vicki Schmidt (KS); James J. Donelon (LA); Kathleen A. Birrane (MD); Anita G. Fox (MI); Troy Downing (MT); and Marlene Caride (NJ).

1. **Adopted its Feb. 3, 2023; Jan. 4, 2023; and 2022 Fall National Meeting Minutes**

The Committee met Feb. 3, 2023, and Jan. 4, 2023. During these meetings, the Committee took the following action: 1) discussed NAIC comments on the International Association of Insurance Supervisors’ (IAIS’) public consultation on the review of its individual insurer monitoring (IIM) assessment methodology; and 2) discussed NAIC comments on the IAIS’ *Issues Paper on Insurance Sector Operational Resilience*.

Commissioner Mais made a motion, seconded by Commissioner Caride, to adopt the Committee’s Feb. 3, 2023 (Attachment One), Jan. 4, 2023 (Attachment Two), and Dec. 13, 2022, minutes (see NAIC Proceedings – Fall 2022, *International Insurance Relations (G) Committee*). The motion passed unanimously.

2. **Heard an Update on International Activities Related to Addressing Protection Gaps**

Commissioner Anderson spotlighted international activities related to addressing protection gaps and mentioned the recent creation of the Protection Gaps Task Force (PGTF) at the IAIS. He noted that Director Cameron serves as a member of the PGTF, with California represented as a member as well. He said that the primary work of the PGTF will initially be focused on surveying members, and eventually stakeholders, on protection gaps related to natural catastrophes. This survey will ultimately lead to a report to be released by year-end.

David Snyder (American Property Casualty Insurance Association—APCIA) and Dennis Burke (Reinsurance Association of America—RAA) presented a recent report published by the Global Federation of Insurance Associations (GFIA). Titled *Global Protection Gaps and Recommendations for Bridging Them*, the report examines the drivers of the most relevant protection gaps and provides an overview of the wide range of potential levers that could help reduce each of the gaps.

Snyder reviewed the roles that various groups play in addressing protection gaps and highlighted the report’s four primary risk categories that drive the gaps: 1) natural catastrophes (natcats); 2) cyber; 3) pensions; and 4) health. Burke spoke to the natcat risks as defined in the paper and recommended that committee members provide the report to their relevant staff who cover the topic. Snyder and Burke noted that certain protection gaps, such as health, may be more present in some countries versus others, based on the respective insurance markets in place.

Snyder listed the main recommendations of the report, noting education and consumer risk literacy are of key importance to tackling wide protection gaps. He noted that with respect to natcats, better building codes and inspections are recommended, as well as the involvement of more private-public partnerships. Burke noted that
market differences exist globally and that open markets will help alleviate the spreading of risk. On cyber risk, recommendations included: 1) promoting an improved cyber-resilience landscape; 2) focusing on critical infrastructure; 3) creating a cyber-incident reporting framework to understand major incidents; and 4) the furthered use of aggregate modeling. Finally, they noted that jurisdictions should be mindful of not creating barriers for insurers in addressing protection gaps and allowing risk-based capital (RBC) models to be used.

Commissioner Anderson emphasized that both domestic and international activities to address protection gaps are important for state insurance regulators and the larger insurance sector. He asked the presenters about the process GFIA undertook to highlight the four topics and if there were others on the list. Snyder responded by saying that a cross-section of members from many jurisdictions around the world participated in the drafting of the report and noted that there were no other topics on the agenda.

Director Cameron inquired about access and affordability and whether it is a lack of understanding of risk rather than access to funding mechanisms. He acknowledged that the report addresses what regulators and governments can do. However, he asked if there is any discussion that addresses industry action. Snyder and Burke noted that the paper is, to a lesser extent, focused on the risk-takers of the world, i.e., insurers and insurance sellers. They did note that a combination of recommendations is aimed at different groups and that the industry as a whole should look at potential ways to fill protection gaps together, such as parametric insurance and microinsurance in less developed nations.

Commissioner Lara asked the speakers how global insurers are incentivizing risk reduction and not just the pricing of the risk. Snyder noted that GFIA aims to provide more information on risk mitigation from around the world, which will be circulated once available. He concluded by saying that the work being undertaken by GFIA is a strong signal of the desire to work with regulators to address the top-priority issue of protection gaps.

3. Heard an Update on Activities of the IAIS

Commissioner Anderson gave an update on IAIS activities and its key 2023 projects and priorities. He began with a review of the IAIS committee meetings that took place earlier in the month. On the insurance capital standard (ICS), he commended the recent approval of the final criteria to assess whether the aggregation method (AM) provides comparable outcomes to the ICS. Commissioner Anderson noted that this marks an important milestone for the global insurance sector and represents years of work by supervisors to fulfill the Financial Stability Board’s (FSB’s) charge to develop a comprehensive, group-wide supervisory and regulatory framework for internationally active insurance groups (IAIGs), including a quantitative capital standard. He mentioned that the IAIS is entering the fourth year of the five-year monitoring period for the ICS and that specifications for both the ICS and AM data collections will be released at the end of April, with data due to the IAIS of August 31.

Next, Commissioner Anderson applauded the FSB’s endorsement of the IAIS holistic framework for systemic risk in the insurance sector and the discontinuation of the process to designate global systemically important insurers (G-SIIs). He noted that the FSB’s decision was based in part on the targeted jurisdictional assessment (TJA) of the holistic framework, which took place over the course of 2021 and 2022.

Commissioner Anderson highlighted some of the ongoing work being undertaken by forums and other groups within the IAIS, including:
Draft Pending Adoption

- The Financial Inclusion Forum, which is discussing updating the 2012 IAIS Application Paper on Regulation and Supervision Supporting Inclusive Insurance Markets.
- The Fintech Forum and its continuing review of artificial intelligence (AI) and machine learning (ML) guidance from supervisory authorities and explore the need for the IAIS to develop global guidance for the insurance sector.
- The Climate Risk Steering Group’s upcoming public consultation that covers the addition of new text to the IAIS Insurance Core Principles Introduction, work related to climate risk and governance, and the IAIS’ plans to address climate more broadly.

Commissioner Anderson concluded by mentioning the IAIS Operational Resilience Task Force will be finalizing an issues paper on operational resilience in the insurance sector, and the Resolution Working Group recently issued a public consultation on an application paper on policyholder protection schemes. He said that the Committee will be meeting April 13 to consider any NAIC comments on the application paper.

4. Heard an Update on International Activities

A. International Activities

Director Dunning reported on upcoming regional supervisory cooperation activities. The European Union (EU)-U.S. Insurance Dialogue Project has been working within three working groups this year: 1) climate risk financial oversight, including climate risk disclosures, supervisory reporting, and other financial surveillance; 2) climate risk and resilience, including innovative technology, pre-disaster mitigation, adaptation efforts, and modeling; and 3) innovation and technology, including big data, AI, and supervisory technology as a regulatory tool. He noted the project’s upcoming public stakeholder event to be held June 16 in Seattle, WA.

Director Dunning then spoke about the NAIC’s International Fellows program and noted the application period is currently open for the spring 2023 virtual session. He encouraged Committee members to notify NAIC staff if their insurance departments would be willing to host a fellow this fall for the in-person session.

Director Dunning spotlighted NAIC participation in recent international events, including the Bermuda Risk Summit 2023, held March 6–8, where Director Lindley-Myers and Director Wing-Heier addressed the NAIC’s upcoming priorities for the year, as well as the importance of regulatory collaboration. He also noted the Geneva Association's Program on Regulation and Supervision (PROGRES) that was held March 9–10, where Commissioner Mais participated on a panel on the interplay between health and insurance regulation, and Commissioner Anderson participated on a panel on the ICS.

B. OECD

Director Dunning reported on work at the Organization for Economic Co-operation and Development (OECD) conducted by the NAIC along with its federal colleagues from the U.S. Department of Commerce (DOC), Federal Insurance Office (FIO), and Department of Labor (DOL). He said that since the 2022 Fall National Meeting, work has continued on a variety of topics, including enhancing the contribution of insurance climate adaptation, as well as digitalization to encourage policyholder risk reduction. Lastly, he noted an upcoming OECD roundtable event in India hosted in conjunction with India’s insurance regulator and the Asian Development Bank Institute (ADBI) scheduled for May 24–25 and the next OECD Insurance and Private Pensions Committee meeting scheduled for June 26–27 in Paris, France.
C. SIF

Director Dunning reported that the Sustainable Insurance Forum (SIF) is continuing its work on two work streams: 1) identifying the potential role of insurance supervisors in the net-zero transition; and 2) how to best leverage existing practices from around the globe to help jurisdictions address access and affordability issues to help close the coverage gap within their own jurisdictions. The next meeting is expected to take place in the second quarter of 2023.

5. Discussed Other Matters

Commissioner Anderson noted two upcoming events: 1) the NAIC’s International Insurance Forum scheduled for May 18–19, in Washington, DC; and 2) the IAIS 2023 Global Seminar scheduled for June 15–16, in Seattle, WA, which will be hosted by the NAIC.

In his closing remarks, Commissioner Anderson gave special thanks to NAIC CEO Michael F. Consedine, who will be resigning from his position in April 2023. Commissioner Anderson highlighted Consedine’s commitment to the U.S. perspective at the global insurance regulatory stage and his consistent push for the NAIC’s participation in a variety of international forums, associations, and events.

Having no further business, the International Insurance Relations (G) Committee adjourned.
Provisional AM for Use in the Comparability Assessment

***DRAFT FOR STAKEHOLDER FEEDBACK***

Please send any feedback to Ned Tyrrell (ntyrrell@naic.org) by Friday, September 1, 2023.
# Table of Contents

1. **Introduction** .......................................................................................................................... 4  
   1.1 Purpose .................................................................................................................................. 4  
   1.2 History/Background ................................................................................................................. 4  
   1.3 AM Development ..................................................................................................................... 5  
   1.4 AM Data Collection ................................................................................................................. 5  

2. **Design Principles** ................................................................................................................... 6  

3. **Provisional Aggregation Method** .......................................................................................... 6  
   3.1 Inventory & Group Financials ................................................................................................... 7  
      3.1.1 Scope ................................................................................................................................. 7  
      3.1.2 Use of Local Valuation, Capital Resources and Capital Requirements ...................... 8  
   3.2 Adjustments ............................................................................................................................ 10  
   3.3 Capital Requirements ............................................................................................................ 10  
      3.3.1 Exposures ........................................................................................................................... 10  
      3.3.2 Diversification/Fungibility .................................................................................................. 11  
      3.3.3 Scalar Methodology ........................................................................................................... 11  
   3.4 Capital Resources .................................................................................................................... 11  
      3.4.1 General Considerations ....................................................................................................... 11  
      3.4.2 Recognition of Financial Instruments ............................................................................... 11  
      3.4.3 Application of Limits to Recognition of Debt ................................................................. 12  
   3.5 Aggregation .............................................................................................................................. 12  

4. **Scalars** .................................................................................................................................... 13  
   4.1 Purpose of Scalars .................................................................................................................... 13  
      4.1.1 Identifying a Point of Comparison ....................................................................................... 14  
      4.1.2 Total Balance Sheet Perspective on Calibration ............................................................ 14  
   4.2 Criteria for Evaluating Scalar Methodologies ....................................................................... 14  
   4.3 Methodologies Under Consideration ....................................................................................... 15  
      4.3.1 Provisional AM .................................................................................................................... 15  
      4.3.2 Pure Relative Ratio Approach (Pure RRA) ................................................................. 15  
      4.3.3 Excess Relative Ratio Approach ....................................................................................... 15  
      4.3.4 99.5% Value at Risk .......................................................................................................... 16  
      4.3.5 Supervisory Assessment Approach ................................................................................. 16
1 Introduction

1.1 Purpose

1. This document describes the Aggregation Method (AM) for use in the IAIS’ assessment of whether it provides comparable outcomes to the Insurance Capital Standard (ICS). This builds on the Level 1 document that was released in 2020 and the AM Data Collection package which is released annually by the IAIS. This document describes (i) principles for the AM approach (ii) a provisional AM which will serve as the basis for comparison to the candidate ICS during the IAIS’ comparability assessment and (iii) steps planned for the finalization of the AM, including further analysis on scalars and decision on a final methodology that delivers comparable outcomes to the ICS.

2. Further documentation will be provided as the AM is finalized after the results of the comparability assessment.

1.2 History/Background

3. The AM was introduced as an alternative group capital approach for interested jurisdictions to apply to Internationally Active Insurance Groups (IAIGs). The goal of the AM is to leverage legal entity reported available and required capital to produce a measure of group capital adequacy.

4. At the November 2017 IAIS Meeting, the IAIS agreed to collect data from US-based IAIGs and any other willing jurisdiction/volunteer at the option of the group-wide supervisor to assist the US and other interested jurisdictions in the development of the AM, through an annual AM Data Collection. In so doing, the IAIS aims to be in a position by the end of the monitoring period to assess whether the AM provides comparable, i.e. substantially the same, outcomes to the ICS and if so, it will be considered an outcome-equivalent approach for implementation of the ICS as a PCR.

5. At the November 2019 IAIS Meeting, the IAIS agreed on the definition of comparable outcomes and an overarching approach to guide the development of high-level principles (HLPs) and criteria. The IAIS also agreed at this meeting to move forward into a five-year monitoring period from 2020 through 2024, during which optional reporting of the AM would be permitted, at the discretion of group-wide supervisors. As stated in the resulting workplan: “in support of the work on the comparability assessment, there will be an annual AM data collection” with timing that will be “similar to that for the ICS confidential reporting”.

6. In March 2023, the IAIS released the final HLPs and criteria for use in the comparability assessment. These were developed through a deliberate process, including two rounds of consultation to ensure that “the AM is neither precluded at the outset as an outcome equivalent approach to the ICS for measuring group capital, nor given a free pass”. The 2023 AM Data

1 During the monitoring period, other interested Volunteer Groups that do not meet the definition of an IAIG may choose to participate in the annual AM Data Collection exercise, at the option of their group-wide supervisor.

2 Implementation of ICS Version 2.0, IAIS 2 November 2017

3 Explanatory Note on the ICS and Comparability Assessment, IAIS 14 November 2019

4 Work Plan and Timeline 2020-24, IAIS 14 November 2019
Collection package included updated schedules for reporting data relevant to the comparability assessment. The results of the comparability assessment will be released in 2024.

1.3 AM Development

7. A useful group capital approach provides supervisors with meaningful and reliable information about the solvency risks presented by and to IAIGs. The AM is adaptable to the diverse business models, product designs, and risk management approaches employed by insurance groups around the world that create resilience within the insurance sector. Because the AM relies on a fully transparent methodology and is built on existing legal entity requirements, it helps contribute to the overall stability of the insurance sector as a ready and sound capital framework for detecting a need for appropriate supervisory intervention at the group level.

1.4 AM Data Collection

8. The annual AM Data Collection has a template, specifications and questionnaire that are released annually. The template can calculate the provisional AM as well as other possible versions of the final AM and also includes data to assist with the comparability assessment. If the final version of the AM has different parameters than the provisional AM, the results from prior years can be recalculated retrospectively via data already collected.

9. Since its beginning in 2018, the AM Data Collection has expanded to include 21 groups from 5 countries and includes jurisdictional level data from every major insurance market. This data was used to develop the provisional AM (see Section 3) and to analyze the full range of scaling options that are being considered for use in the final AM (see Section 4).

10. In addition to use in development of the AM, the 2023 AM Data Collection will be used in the comparability assessment. This includes the application of scenarios for the AM and ICS, data on local capital regimes, and ICS results. There is 100% participation from US life IAIGs in the ICS and AM Data Collections. All US non-life IAIG’s are participating in the AM Data Collection and an approximation tool was developed and will be used to calculate their ICS results. For US RBC filing legal entities, there is additional data obtained through filings that can be used for an analysis of correlation over the business cycle (see Appendix 1). Lastly, the IAIS is requesting that supervisors provide information about the treatment of risks and capital in their local regime for use in the comparability assessment. See Appendix 3 for examples of completed data collection tables for the US RBC framework. [Note: this version contains placeholders; the final version will have populated tables.]

2 Design Principles

11. Based on legal entity building blocks, the AM provides a lens into group capital adequacy that allows supervisors to analyze, identify and address capital deficiencies at the group level as well as where they may reside at the local legal entity level. The AM builds on existing capital regimes. Group capital resources and requirements are derived from the aggregation of legal entity-level reporting.
12. Guiding principles of the AM concept:
   • Indifferent to Corporate Structure: Location of an entity within the group and/or intragroup transactions do not impact group-level results.
   • Reflective of Appropriate Capital Regimes: Differentiated treatment for insurance/financial entities under existing capital regimes and application of appropriate alternatives for non-insurance entities. This leverages existing solvency frameworks and jurisdictional-tailored approaches to risk.
   • Transparency: Clear line of sight to where risks reside and capital is held. Provides supervisors with information for assessing risks at the legal entity level within the group.
   • Comparability: Group level results reflect comparable levels of risk through scaling of entity results.

13. The AM calculation has five components. These components are described further in the ‘Provisional AM’ section of this document. The final version of the AM will include these same components:
   • Inventory & Group Financials
   • Adjustments
   • Capital Requirements
   • Capital Resources
   • Aggregation

14. Using these principles and information from the AM Data Collection, the US and other interested jurisdictions have developed a provisional AM to serve as the basis for comparison to the Candidate ICS in the IAIS comparability assessment. While the final version of the AM will follow the same design as the provisional AM, ultimately some parameters (particularly scalars) may be subject to change based on further analysis on the annual data collection and the results of the comparability assessment. There is an ability to back-test the AM, applying a variety of parameters with the data collected.

15. When introduced in ComFrame, IAIG capital reporting to group-wide supervisors and public disclosure requirements, including their content, granularity, and frequency, will also apply to the final version of the AM. Results of the implemented capital standard – including but not limited to the template, available capital and required capital – would be reported to the group-wide supervisor. Documentation of the capital standard – specifications, template, scalars, etc. – would be publicly disclosed and updated as required under ComFrame.

3 Provisional Aggregation Method

16. The following section describes the five components of the provisional AM.
3.1 Inventory & Group Financials

3.1.1 Scope

17. The starting point for the AM is the Consolidated Holding Company or Controlling Insurer in the case of a mutual insurer structure. All entities within the defined insurance (or financial) group are included. This is consistent with the perimeter of the calculation of the Candidate ICS and consistent with IAIS Insurance Core Principle (ICP) 23, Group-wide Supervision.

18. The AM is based on regulatory reporting at the legal (or local) entity level. This reporting is used to populate a schedule that separately lists the legal entities within the group and includes their available and required capital plus other relevant financial information. All figures are converted to a common reporting currency using exchange rates provided in the technical specifications.

19. Most legal entities are reported separately, however for simplification purposes, certain legal entities can be grouped or ‘stacked’ together. When the capital ratio is the same, regardless of whether a legal entity is stacked or de-stacked, then only the parent entity may be reported. Examples would include immaterial legal entities and non-insurance/non-financial entities that are not directly subject to a regulatory regime.

20. Legal entities that have material exposure to the total available capital are not grouped with a parent, including specifically legal entities that are subject to consolidated group capital requirements and foreign branches of an IAIG.

21. Each reported entity is mapped by the IAIG to an entity category. Entity categories are used to group entities prior to aggregation. Each entity within an entity category has its AM required capital determined in the same manner. There are entity categories for unregulated and regulated entities (“regulated”, in this context, means that an entity is subject to a capital requirement). For regulated entities, the entity category corresponds to a specific capital regime (e.g. RBC Filing US Life Insurer). Unregulated entities are mapped to categories including “Non-Insurer Holding Company,” “Asset Management,” “Other Non-Insurance/Non-Financial” or “Other Financial” and follow the AM specifications to calculate their required capital.

22. Entities in the provisional AM are mapped to the following categories:

<table>
<thead>
<tr>
<th>Type</th>
<th>Entity Category</th>
<th>Type</th>
<th>Entity Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-US Ins</td>
<td>Argentina</td>
<td>Non-US Ins</td>
<td>Solvency II (UK) – Life</td>
</tr>
<tr>
<td>Non-US Ins</td>
<td>Australia - All</td>
<td>Non-US Ins</td>
<td>Solvency II (UK) - Non-Life</td>
</tr>
<tr>
<td>Non-US Ins</td>
<td>Barbados</td>
<td>Non-US Ins</td>
<td>South Africa - Composite</td>
</tr>
<tr>
<td>Non-US Ins</td>
<td>Bermuda – Comm Insurers</td>
<td>Non-US Ins</td>
<td>South Africa – Life</td>
</tr>
<tr>
<td>Non-US Ins</td>
<td>Bermuda - Other</td>
<td>Non-US Ins</td>
<td>South Africa - Non-Life</td>
</tr>
<tr>
<td>Non-US Ins</td>
<td>Brazil</td>
<td>Non-US Ins</td>
<td>Switzerland – Life</td>
</tr>
<tr>
<td>Non-US Ins</td>
<td>Canada - Life</td>
<td>Non-US Ins</td>
<td>Switzerland - Non-Life</td>
</tr>
<tr>
<td>Non-US Ins</td>
<td>Canadian - P&amp;C</td>
<td>Non-US Ins</td>
<td>Thailand</td>
</tr>
<tr>
<td>Non-US Ins</td>
<td>Chile</td>
<td>US Ins</td>
<td>RBC Filing U.S. Insurer (Life)</td>
</tr>
<tr>
<td>Non-US Ins</td>
<td>China</td>
<td>US Ins</td>
<td>RBC Filing U.S. Insurer (P&amp;C)</td>
</tr>
<tr>
<td>Non-US Ins</td>
<td>Chinese Taipei - All</td>
<td>US Ins</td>
<td>RBC Filing U.S. Insurer (Health)</td>
</tr>
<tr>
<td>Non-US Ins</td>
<td>Colombia</td>
<td>US Ins</td>
<td>RBC Filing U.S. Insurer (Other)</td>
</tr>
</tbody>
</table>
### Use of Local Valuation, Capital Resources and Capital Requirements

23. Available capital is reported for each entity based on either local GAAP or the local capital regime depending on the type of entity. There is no group or consolidated balance sheet reported under the AM.

24. For unregulated entities, available capital is based on local GAAP reporting.

25. For regulated entities, unadjusted available capital and unadjusted required capital refer to reported amounts based on the relevant local capital regime. The local unadjusted available capital reflects all exclusions and adjustments as required by the local capital regime. The local unadjusted required capital is at the prescribed capital requirement (PCR)\(^5\) intervention level or the closest equivalent.

   a. For Australian subsidiaries, the PCR is the target capital as set by the insurer/group in accordance with APRA requirements. Effectively, this would be “Target capital under ICAAP”. PCR is not a set multiple of MCR.

   b. For Bermudian subsidiaries, the Legal Entity PCR in Bermuda for medium and large commercial insurers is called the “Enhanced Capital Requirement” (ECR) and is calibrated to Tail-VaR at 99% confidence level over a one-year time horizon.

   c. For Brazilian subsidiaries, the PCR is reported as the Brazilian MCR (in Portuguese, CMR – Capital Mínimo Requerido).

   d. For Canadian life entities, the baseline PCR is “100% of the LICAT Base Solvency Buffer”. The carrying value should include surplus allowances and eligible deposits on a net of

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\(^5\) A PCR is defined in ICP 17.4 as “a solvency control level above which the supervisor does not intervene on capital adequacy grounds”. (https://www.iaisweb.org/icp-online-tool/13528-icp-17-capital-adequacy/)
reinsurance basis. For property/casualty entities, the PCR should be the MCT capital requirement at the target level.

e. For Chilean subsidiaries, the PCR is 100% of the total capital requirement which is the maximum between minimum capital, maximum debt ratios and a solvency margin.

f. For Chinese subsidiaries, the PCR is 100% of the C-ROSS total capital.

g. For Chinese Taipei subsidiaries, the PCR is 200% of the RBC ratio.

h. For European Union member-based subsidiaries, the PCR is the Solvency II Solo SCR (Solvency Capital Requirement).

i. For Hong Kong subsidiaries, under the current rule-based capital regime, if applied similar to the concept of PCR, the regime’s PCR would be 150% of MCR for life insurers and 200% of MCR for non-life insurers.

j. For Indian subsidiaries, the PCR is a factor-based solvency approach, based on a Solvency I type model, to maintain an excess of the value of assets over the amount of liabilities of not less than 50% of the amount of minimum capital subject to the control level of a solvency ratio of 150%.

k. For Japanese subsidiaries, the PCR is the solvency margin ratio of 200%.

l. For Korean subsidiaries, the PCR is 100% of risk-based solvency margin ratio.

m. For Malaysian subsidiaries, the PCR is the individual target capital level calculated by individual entities based on policy requirements set by the Bank Negara Malaysia. It reflects the individual insurer's/Takaful Operator's own risk profile and risk management practices and includes additional capacity to absorb unexpected losses beyond those covered in the Risk-Based Capital Frameworks for Insurance and Takaful Operators.

n. For Mexican subsidiaries, the PCR is the solvency capital requirement (SCR) based on a Solvency II type model, using both Value at Risk (VaR) methodologies, considering the time horizon of one year at a confidence level of 99.5%, and Probable Maximum Loss (PML) methodologies for catastrophic risks.

o. For Singaporean subsidiaries, the PCR at the legal entity level under the enhanced valuation and capital framework for insurers (RBC 2) is calibrated at the 99.5% VaR over a one-year period.

p. For South African subsidiaries, the PCR is 100% of the SAM SCR.

q. For Swiss subsidiaries, the legal entity PCR under the “Swiss Solvency Test” (SST) is 100% of the target capital, which is calibrated to Tail-VaR at 99% confidence level over a one-year time horizon.

r. For US subsidiaries, the RBC Company Action Level of each insurer should be recalibrated to the point at which regulatory action can be taken in any state based on RBC alone, i.e., the point at which the trend test begins, which is one and a half times company action level.
3.2 Adjustments

26. Before entities are aggregated, the reported available and required capital figures are adjusted to remove any double-counting. After adjustment, an entity’s available and required capital reflects solely its own capital and risks and not that of its subsidiaries.

27. To ensure that the IAIG has properly eliminated any double-counting, details on each adjustment are provided in the AM template and questionnaire.

3.3 Capital Requirements

28. The AM capital requirement reflects risk aggregated at the group level. The AM also provides the capital requirement contribution from each entity within the scope of the group that provides another level of granularity for jurisdictional analysis. Group-level breakdowns of risk is by type of entity (e.g. entity category, entities by region). Given this approach, reporting at the individual risk level is not necessary nor would it be possible due to differing risk categories and definitions under the local capital regimes.

3.3.1 Exposures

29. The contribution of each legal entity to the total capital requirement is equal to a factor multiplied by a specified exposure measure. An exposure measure is specified for each entity category. All entities within their respective categories use the same factor and exposure measure. For regulated financial entities (including banking and insurance), the exposure measure is the local required capital (after adjustments for double-counting and at a specified PCR-equivalent intervention level). For these regulated entities, the factor will be referred to as a “scalar”.

30. The exposure measures used in the provisional AM are provided in the table below. In the event an exposure is negative, the required capital is floored at zero.

<table>
<thead>
<tr>
<th>Reg/Non-Reg</th>
<th>Category</th>
<th>Exposure Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entities with Reg. Requirements</td>
<td>Insurance Entities</td>
<td>Adjusted Required Capital</td>
</tr>
<tr>
<td></td>
<td>Banking Entities</td>
<td>Adjusted Required Capital</td>
</tr>
<tr>
<td></td>
<td>Asset Mgmt</td>
<td>Adjusted Required Capital</td>
</tr>
<tr>
<td>Entities without Reg. Requirements</td>
<td>Non-Insurer Holding Company</td>
<td>Adjusted Available Capital</td>
</tr>
<tr>
<td></td>
<td>Asset Mgmt / Other Financial</td>
<td>Average 3-year Gross Revenue</td>
</tr>
</tbody>
</table>
3.3.2 Diversification/Fungibility

31. The AM reflects the diversification that is already included in local capital requirements. The AM does not allow for further diversification between different legal entities and thereby recognizes the limitations on capital fungibility within a group.

3.3.3 Scalar Methodology

32. The provisional AM uses an unscaled methodology: local capital requirements at a PCR (or equivalent) level without any further adjustment other than for double-counting (i.e. all scalars are 100%).

33. Different scalar methodologies can produce similar indications. For example, results from the AM Data Collection for the provisional AM are similar to those from the ‘99.5% Value at Risk’ scalar methodology. A number of additional scalar methodology options are being analyzed (see Section 4, ‘Scalars’, for more information.) The scalar methodology to be implemented in the finalized AM will either be one of the tested methodologies or some combination/variation that falls within the range of options under consideration.

3.4 Capital Resources

3.4.1 General Considerations

34. Capital resources have one tier with two components: financial instruments and adjusted available capital. Qualifying financial instruments are determined using a common set of criteria at the group-level. These instruments are issued at the holding company level and treated as liabilities in the holding company’s balance sheet. They are classified as ‘Senior Debt’, ‘Hybrid’, ‘Surplus Notes (or Similar)’ and ‘Other’. Available capital is determined at the legal entity level and becomes an input to the aggregated amount. Any capital element (other than a financial instrument) that is not recognized as available capital in the local statutory regime will also be excluded from capital resources in the AM.

3.4.2 Recognition of Financial Instruments

35. The AM recognition of a financial instrument as a qualifying capital resource is based on consideration of criteria developed based on five key principles:

- loss absorbing capacity (on a going concern basis and/or in winding-up);
- subordination;
- availability to absorb losses;
- permanence; and
- absence of both encumbrances and mandatory servicing costs.

36. Based on these principles, the following criteria are applied to financial instruments. These criteria are consistent with those used to determine financial instruments that qualify as capital resources in the ICS while also reflecting the economic circumstances and existing legal protections under a structural subordination environment. Analysis as part of the AM Data
Collection has shown there are no material differences in the amount of these financial instruments recognized in the AM and the ICS.

- The instrument must have a maturity date and initial maturity must be at least five years;
- Instruments must be subordinated to policyholders. For structurally subordinated instruments, supervisory approval of ordinary dividends can be met if the supervisor has in place supervisory controls over distributions, including the ability for the supervisor to limit, defer and/or disallow the payment of any distributions should it find that the insurer is presently, or may potentially become, financially distressed;
- Distributions cannot be linked to the credit standing or financial condition of the insurance group;
- The issuer has full discretion at all times to cancel distribution or payments;
- The instrument is not secured or covered by a guarantee given by the issuer or a related entity of the issuer;
- The debt instrument has been issued by a clean holding company, which is defined as a holding company that does not have policyholder liabilities on its stand-alone balance sheet;
- Amounts from the instrument issuance have been down-streamed into an insurance subsidiary of the holding company and the insurance subsidiary is located in a jurisdiction whose regulatory regime proactive enforces structural subordination;
- The IAIG and its group-wide supervisor have determined that the proceeds of the instruments, which have been down-streamed into insurance subsidiaries, are being tracked and reported appropriately; and
- The instrument must be fully paid up.

3.4.3 Application of Limits to Recognition of Debt

37. The amount of qualifying financial instruments recognized is subject to a limit of 75% of the aggregated available capital (before the addition of instruments). This is equivalent to a limit of 43% of group capital resources including financial instruments. This was reviewed as part of the AM Data Collection to ensure there was no material difference between the impact of this limit and the impact of limits on the same financial instruments in the ICS. The AM template has the functionality to test a range of approaches to applying limits.

3.5 Aggregation

38. After application of adjustments and scaling, the IAIG’s available and required capital are aggregated by entity category.

39. Group capital resources are the sum of the adjusted available capital for the underlying entities plus any qualifying financial instruments subject to limits described above.

40. Group required capital is the sum of the scaled adjusted required capital for the underlying entities.
4 Scalars

41. The AM Data Collection includes analysis to identify, estimate and assess reasonable scaling methodologies. This analysis has been informed by a 2021 paper by American Academy of Actuaries on scalars: “Aggregating Regulatory Capital Requirements Across Jurisdictions: Theoretical and Practical Considerations” (Academy paper). The purpose of the Academy paper is to assist group-wide supervisors that are creating an aggregation-based group capital approach. The Academy paper does not make a recommendation as to which scalar(s) should be used nor does it discuss comparability of the AM and ICS. Rather it provides a framework for classifying and evaluating different methodologies.

42. The goal is to select a scaling methodology for the final AM that is meaningful from a prudential point of view, relevant for the monitoring of financial soundness and that provides for comparable outcomes to the ICS.

4.1 Purpose of Scalars

43. Scalars adjust local capital requirements to comparable levels. The AM will have one scalar for each entity category. The AM currently has 45 insurance entity categories and 3 non-insurance entity categories. This includes 5 placeholders (Regime A, Regime B, Regime C, Regime D and Regime E) to be used if/when further categories are needed. Given that these categories encompass the largest insurance markets, it is expected this list will be generally stable over time.

44. The provisional AM’s scalar methodology is unscaled (i.e. each scalar is 100%) for every regulated entity category. For alternative scalar methodologies, a scalar would be assigned to each of these entity categories; the assigned scalars may be different than 100% but would not necessarily be. Different methodologies may produce similar results. Scalars are jurisdiction-specific and not IAIG specific. For a given type of entity, every IAIG will use the exact same scalar.

45. A ‘scalar methodology’ is a means of using data, statistical analysis and/or judgment to calculate a set of scalars. A methodology is a verbal description of how scalars are determined for each entity category. Once selected, a methodology does not change.

46. A scalar can adjust for differences in the level of calibration between different types of capital requirements and also potentially differences in valuation.

47. Scalars can be “pure” or “excess”. Pure scalars are only applied to the underlying capital requirement. Excess scalars also make an adjustment to available capital to preserve the amount of excess assets (the amount by which the available capital exceeds the required capital). For a pure scalar, the calibration level depends on the intervention level of the underlying capital requirement and the scalar itself. For example, applying a scalar of 1.5 to US RBC at 200% of the Authorized Control Level is equivalent to applying a scalar of 1.0 to US RBC at 300% of the Authorized Control Level. For excess scalars, the calibration level only depends on the choice of intervention level. Further information on these types of scalar methodologies can be found in section 4.3 below.
4.1.1 Identifying a Point of Comparison

48. The Academy paper recommends using a practical approach to scaling by identifying some characteristic of the entities within each jurisdiction as a point of comparison – a common “yardstick”. This contrasts with the more abstract “ideal” of scalars that produce the same capital ratio for the foreign entity as that entity would have exhibited had it operated in exactly the same way in the home jurisdiction. This ideal is unachievable and undesirable. Differences between entities (risks, products, regulatory practices, etc.) limit the effectiveness of a capital framework outside the business model to which it was designed to apply. As the Academy paper notes, for a bank to recalculate its available and required capital using rules governing insurance entities “may not only not be ideal, it may not be useful at all”. Even within the insurance industry, using the “ideal” scalar would remove the adjustments that have been contemplated by the local supervisor to address these differences. The Academy paper recommends selecting a “yardstick” that can be measured for the full range of business models and industries in which an insurance group may operate. The Academy paper considers many variations, but the two basic examples of this are probability of default and average level of capital adequacy.

4.1.2 Total Balance Sheet Perspective on Calibration

49. Scalars can adjust for differences in: (1) the overall level of conservatism of different capital frameworks (i.e. their calibration); and/or (2) the extent to which that conservatism is reflected in the valuation of liabilities versus the capital requirement itself.

50. Adjustments for differences in calibration are made by adjusting the amount of required capital. Analysis on individual regimes would determine the individual level of solvency protection. Examples of such analysis include empirical study of probability of default, comparison to known benchmarks that are calibrated to known levels, or reference to existing equivalence agreements between regimes. Required capital can be scaled up (or down) to any level to achieve the target calibration of the aggregation method as a whole. Note that, mathematically, this is equivalent to using a higher (or lower) intervention level as the starting point of the AM calculation.

51. Adjustments for differing levels can be made by adjusting available capital in a way that preserves the amount by which it exceeds the required capital. An example of a method that does this is the Excess Relative Ratio approach. From a total balance sheet perspective, this does not change the level of calibration (i.e. it does not change point of intervention), but it would change the capital ratios.

4.2 Criteria for Evaluating Scalar Methodologies

52. The Academy paper presents four general criteria for assessment of scalar methodologies: validity, reliability, ease of implementation and stability of parameters. The Academy paper’s description of these criteria is paraphrased below. After each description, there is a discussion of related AM Data Collection analysis including the role of the data being collected.

53. Validity means that the selected methodology generates values for available and required capital for an entity in a foreign jurisdiction that can appropriately be added to the values of available and required capital for entities in the home jurisdiction. There are two common ways in which validity of the scalar measures are evaluated: (1) the reasonableness of assumptions;
and (2) the correlation of the measure with other known measures of similar quantities. The Academy paper relies on reasonableness of assumptions. The AM Data Collection analysis also looks at how various benchmarks of capital adequacy compare to AM results and to each other. These benchmarks include financial strength ratings, distance to default, and the ICS.

54. Reliability means that any entity or group calculating a scalar will know with confidence they are using the same information which any other entity or group would use. This implies that the scaling methodology must be transparent, unambiguous, and based on broadly available and understood data. The scalars used in the AM Data Collection are publicly available (as will any scalars used in the final AM).

55. Ease of implementation is based on availability of data and compatibility with existing procedures. This includes consideration of the degree to which these data sources are available, understood, and compatible with existing procedures for analysis.

56. Stability of parameters is important if the parameters are to be useful. Depending on the purposes for which the scalars are to be used, more or less sensitivity to changing conditions might be appropriate. The Academy paper discusses sensitivity analysis in two different dimensions: (1) sensitivity of results to changes of parameters within a model; and (2) sensitivity of results to differences in methods of calculating scalars. Sensitivity analysis is performed on the AM Data Collection by reweighting entities, changing the size of different scalar options, and looking at the impact of individual categories of entities on individual and total results.

4.3 Methodologies Under Consideration

4.3.1 Provisional AM

57. This method serves as the default calculation while the AM is under development. It is ‘unscaled’ (i.e. scalars are 100%). The underlying assumption is that each regime uses the approach to valuation, capital resources and capital requirements that is best suited to the products within that jurisdiction and so the adjustments needed to best bring each regime to a comparable level are already made in the underlying regimes.

4.3.2 Pure Relative Ratio Approach (Pure RRA)

58. This method adjusts only the capital requirement of regulated entities for each local regulatory regime within the IAIG. Scalars are calculated through a comparison of the industry average capital ratio within each entity category. For example, if the average capital ratio within one jurisdiction is twice as large as another, then the scalar for that jurisdiction will be half as large. The US RBC category scalar is being tested at different intervention levels equivalent to 200% and 300% of the Authorized Control Level under NAIC Risk Based Capital. A decision on which level would be used will depend on which level (for the US and any equivalent jurisdictions) is considered most comparable to the ICS.

4.3.3 Excess Relative Ratio Approach

59. This method adjusts both available capital and required capital. It adds a step to the Pure RRA by looking at the excess capital (also referred to as free surplus) ratio above the first intervention level requirement. To calculate a jurisdiction’s excess capital ratio, one would first calculate the amount of the capital ratio in excess of the capital ratio required at the selected intervention
level. This amount would then be divided by the capital ratio required at the selected intervention level; for an example of this calculation, see Appendix 2. This method is also being tested at different intervention levels equivalent to 200% and 300% of the Authorized Control Level under NAIC Risk Based Capital. A decision on which level would be used will depend on which level (for the US and any equivalent jurisdictions) is considered most comparable to the ICS.

4.3.4 99.5% Value at Risk

60. These are pure scalars that are calibrated to a level equivalent to a 99.5% Value at Risk over a one-year time horizon. For a jurisdiction that is calibrated to this (or an equivalent\(^6\)) level, this method would be unscaled. Examples of equivalent levels are a 99% Tail Value at Risk over a one-year time horizon and a 0.5% probability of default over a one-year time horizon. The latter is sometimes referred to as a “minimum investment grade level”.

4.3.5 Supervisory Assessment Approach

61. This method uses the local PCR (or equivalent) as the required capital for regimes that produce comparable outcomes to the ICS including having an equivalent level of solvency protection. This would be similar, in practice, to the 99.5% Value at Risk methodology but would have additional qualitative consideration of other comparability criteria. In practice, the 99.5% VaR method is similar to the provisional AM and so this method also produces similar results to an unscaled approach.

4.4 Methodologies No Longer Under Consideration

62. Over the course of the monitoring period, analysis on scalars has narrowed the range of reasonable methodologies that have the potential to produce comparable outcomes to the ICS. While the following methodologies are no longer under consideration, these summaries are provided to help give an understanding of how the thought process around the use of scalars has evolved.

63. Reverse Engineered ICS: This method uses scalars that are calibrated to a level equivalent to the average level of ratios under the reference ICS (ICS Version 2.0 for the monitoring period). Initial indications showed that the method was highly sensitive to changes in weighting. Use of the reference ICS was problematic due to the valuation and the one-size-fits-all nature of the standard method for calculating the capital requirement. While it is possible that design changes to valuation in the candidate ICS may reduce these problems, reflecting the use of internal models in a scalar based method would remain.

64. Internal Model: This method includes scalars that a group’s internal models have determined are equivalent to a specified target calibration (e.g. a 99.5% Value at Risk over a one-year time horizon). While this method is not under consideration for the AM itself, it may be of use to

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\(^6\) From ICP 17.8.3: “With regards to the choice of the risk measure and confidence level to which regulatory capital requirements are calibrated, the IAIS notes that some supervisors have set a confidence level for regulatory purposes which is comparable with a minimum investment grade level. Some examples have included a 99.5% VaR calibrated confidence level over a one year timeframe, 99% TVaR over one year and 95% TVaR over the term of the policy obligations.” ([https://www.iaisweb.org/icp-online-tool/13528-icp-17-capital-adequacy/](https://www.iaisweb.org/icp-online-tool/13528-icp-17-capital-adequacy/))
groups that use aggregation in their internal models that are used to calculate the ICS. Note that for this method to be considered appropriate for use as an other method of calculating the ICS capital requirement, a group would need to demonstrate to their supervisor that it meets the requirements for use as an internal model.

65. Banking Equivalent: This method is scaled to a level that local supervisors consider equivalent to Basel banking requirements. For most jurisdictions this would be equivalent to an unscaled approach. The ICS does not scale Basel banking requirements and so is intended to be scaled to the same level. For the US, analysis by the Federal Reserve indicates that Basel is equivalent to an RBC intervention level of 250%. While it produces similar indications as some other methods under consideration, this banking equivalent approach is not under consideration as it is not as directly focused on insurance risk.

5 Finalizing the AM

5.1 Selecting Final Methodology

66. This document describes the AM as envisaged for implementation subject to further changes which may be decided based on the outcome of the IAIS comparability assessment and analysis of the results of the annual AM Data Collection.

67. The AM template has the functionality to test (and back-test) any potential revisions, including those to scalars. The AM Data Collection includes a variety of scaling methodologies that represent a full range of reasonable methods of scaling local capital. These methods were selected based on analysis of data from the AM Data Collection and consideration of the comparability criteria, which were developed so as to not give the AM a free pass nor preclude comparability at the outset. While it is not yet known which method(s) will produce comparable results, the goal is to select a scalar methodology for the final AM that is meaningful from a prudential point of view, relevant for the monitoring of financial soundness and provides comparable outcomes to the ICS.

5.2 AM Implementation

68. Similar to the ICS, once finalized, jurisdictions using the AM will implement it into their group capital regime. For example, as a jurisdiction that has noted its intent to implement the AM, the US will implement the AM for US IAIGs via the Group Capital Calculation (GCC). This is a similar calculation to the AM but with additional disclosures and more specific guidance. The GCC provides analytical information to the group-wide supervisor for use in assessing group risks and capital adequacy. The GCC helps US state insurance supervisors perform an assessment of capital when combined with other information obtained by US state insurance supervisors. This includes group organizational information provided on Schedule Y, enterprise risk information on Form F, and internal risk self-assessment information in Own Risk and Solvency Assessment (ORSA) filings (where applicable).

5.3 Ongoing evolution of the AM

69. The AM will evolve with the local solvency regimes that it uses as building blocks. As these regimes adapt to changes in the legal entities owned by IAIGs, the AM will too. Any updates to
parameters will be done in a manner consistent with the current specifications for the AM. Local prescribed capital requirements (or equivalent) will be maintained through communication with local supervisors. Further maintenance of scalars will be a technical exercise done in accordance with principles underlying the selected methodology. Similar updates will be needed for parameters used in the ICS and any process for doing so will be considered for use in the AM as well. The components of the AM are inherent to any aggregation-based method and so will not change.
6 Appendix 1: Correlation Analysis on US Entities

1. The US RBC capital regime has been relatively stable for many decades and allows a more direct consideration of correlation than is possible with the AM Data Collection. Without precluding whatever decision is made for the aggregation of all entities, the following correlation analysis can be performed specifically for US legal entities:
   • Similarity of Life RBC and P&C RBC
   • Correlation between P&C RBC and the ICS
   • Correlation between Life RBC and the ICS

2. Note that scaling changes the quantum of change but multiplying by a constant does not impact correlation. This means that all potential scaling options are correlated with the provisional AM and a change to the scaling methodology will not impact analysis on the correlation between the AM and the ICS.

6.1 Life RBC vs P&C RBC

3. While developing its own aggregation-based approach to group capital, the Federal Reserve analyzed historical results of life and property/casualty (P&C) entities. For this analysis, the Federal Reserve used logistic regressions to model the relation between solvency ratios and default rates. When analyzed separately, the regression produces very similar parameter estimates for life and P&C (see table below). The differences are not statistically significant. A test of differences yields two-sided p values above 50% for tests of both the slope and intercepts. The lack of a statistically significant difference of slopes indicates capital requirements are comparably conservative in the two frameworks. If one framework had less stringent requirements, then companies operating at a given multiple of the capital requirement would be more likely to default, which was not observed. The lack of a statistically significant difference of intercepts indicates capital resources are comparably conservative in the two frameworks. If one framework had significantly more conservatism embedded into its valuation or capital instrument qualification criteria, a company with a low stated capital ratio would be less likely to default because of the loss absorbing potential of the balance sheet.

<table>
<thead>
<tr>
<th></th>
<th>P&amp;C Insurance</th>
<th>Life Insurance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Slope (b)</td>
<td>-0.714</td>
<td>-0.662</td>
</tr>
<tr>
<td>Robust Std. Err.</td>
<td>(0.052)</td>
<td>(0.102)</td>
</tr>
<tr>
<td>Intercept (a)</td>
<td>-0.402</td>
<td>-0.602</td>
</tr>
<tr>
<td>Robust Std. Err.</td>
<td>(0.178)</td>
<td>(0.440)</td>
</tr>
<tr>
<td>Observations</td>
<td>21,031</td>
<td>6,862</td>
</tr>
<tr>
<td>R²</td>
<td>23.3%</td>
<td>20.3%</td>
</tr>
</tbody>
</table>

4. The results above show that Life RBC and P&C RBC provide statistically similar measures of solvency.
6.2 Correlation of P&C RBC with ICS

5. As part of work on the AM Data Collection, Team USA has developed models that can approximate ICS results for any US P&C entity or group. This allows calculation of ICS results going back several decades, long enough to make direct calculations of correlation. The results show that the US RBC and the ICS are significantly correlated across a broad range of P&C business models and product mixes. As an example, the following chart shows year-over-year changes in the modeled ICS ratio versus actual changes in the RBC ratio from 2001 to 2020 for a large P&C entity. While the quantum of change differs, the chart shows a similar directional reaction to conditions over this period of time. Applying a Pearson test of correlation, these results have a p-value well below 1%. One can conclude that, for this entity, the results are not due to chance and are statistically significant. Similar results have been found for other entities that report NAIC P&C RBC.

*Chart: Year-over-year change in ICS Ratio vs RBC ratio*

*Table: Correlation test with null hypothesis that correlation is not zero*
Appendix 2: Calculation of Excess Relative Ratio Approach

1. The following has been adapted from the 2022 instructions for the NAIC Group Capital Calculation. Included below are various steps to be taken in calculating the excess relative ratio approach to developing jurisdiction-specific scalars. In order to numerically demonstrate how this approach could work, hypothetical capital requirements and financial amounts have been developed for Country A. Based on preliminary research that has been performed by NAIC staff, it appears that the level of conservatism built into accounting and capital requirements within a jurisdiction may differ significantly for life insurers and non-life insurers. Therefore, ideally each jurisdiction would have two different scalars based on the type of business. The example below includes information related to life insurers in the US and Country A.

**Step 1: Understand the Jurisdiction’s Capital Requirements and Identify the First Intervention Level**

a. The first step in the process is to gain an understanding of the jurisdiction’s capital requirements. This can be done in a variety of ways including reviewing publicly available information on the regulator’s website, reviewing the jurisdiction’s Financial Sector Assessment Program (FSAP) reports and discussions with the regulator.

In Country A, it assumes that the capital requirements for life insurers are based on a capital ratio, which is calculated as follows:

\[
\text{Capital ratio} = \frac{\text{Total available capital}}{\text{Base required capital (BRC)}}
\]

In the US, capital requirements are related to the insurer’s RBC ratio. For purposes of the Relative Ratio Approach, an Anchor RBC ratio is used and calculated as follows:

\[
\text{Anchor RBC ratio} = \frac{\text{Total adjusted capital}}{100\% \text{ Company Action Level RBC}^*}
\]

* 100% Company Action Level RBC is equal to the Total RBC After Covariance including operational risk, without adjustment or 200% Authorized Control Level RBC.

b. Similar to legal entity RBC requirements in the US, Country A utilizes an early intervention approach by establishing target capital levels above the prescribed minimums that provide an early signal so that intervention will be timely and for there to be a reasonable expectation that actions can successfully address difficulties. Presume that this target capital level is similar to the US Company Action Level (CAL) event, both of which can be considered the first intervention level in which some sort of action—either on the part of the insurer or the regulator—is mandated. A separate sensitivity calculation will be applied in the GCC template using trend test level RBC.
c. For Country A, the target capital level is presumed to be a capital ratio of 150%. That is, the insurer’s ratio of total available capital to its BRC should be above 150% to avoid the first level of regulatory intervention. Again, this is similar to the US CAL event, which is usually represented as an RBC ratio of 200% of Authorized Control Level (ACL) RBC (ignoring the RBC trend test). In the Relative Ratio approach, the Anchor RBC ratio represents the Company Action Level event (or first level of regulatory intervention) as 100% CAL RBC (instead of 200% ACL RBC), because CAL RBC is the reference point that is used to calibrate against other regimes. The Anchor RBC Ratio is the Total Adjusted Capital divided by 100% CAL RBC, which tells how many “multiples of trigger level capital” that the company holds. Conceptualizing the CAL event as 100% CAL RBC allows the consistent definition of local capital ratios that are calibrated against a “multiples of the trigger level” approach, to ensure an “apples-to-apples” comparison.7

Step 2: Obtain Aggregate Industry Financial Data

2. The next step is to obtain aggregate industry financial data, and many jurisdictions include current aggregate industry data on their websites. Included below are the financial amounts for use in this exercise.

<table>
<thead>
<tr>
<th>U.S. Life Insurers – Aggregate Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Adjusted Capital = $495B</td>
</tr>
<tr>
<td>Authorized Control Level RBC = $51B</td>
</tr>
<tr>
<td>Company Action Level RBC = $102B</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Country A Life Insurers – Aggregate Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Available Capital = $83B</td>
</tr>
<tr>
<td>BRC = $36B</td>
</tr>
</tbody>
</table>

Step 3: Calculate a Jurisdiction’s Industry Average Capital Ratio

3. To calculate a jurisdiction’s average capital ratio, the aggregate total available capital for the industry would be divided by the minimum or base capital requirement for the industry in computing the applicable capital ratio. In Country A, this would be the BRC. In the US, this base or minimum capital requirement is usually seen as the ACL RBC, but because the Relative Ratio Approach is using 100% CAL RBC as a reference point to calibrate other regimes to, the Relative Ratio formula uses 100% CAL RBC as the baseline and the first-intervention level to calculate the Average Capital Ratio and Excess Capital Ratio. As a result, the scaled ratio of a non-US company should inform regulators how many multiples of first-intervention level capital the non-US company holds. Included below is the formula to calculate a jurisdiction’s industry average capital ratio:

7 While it is mathematically equivalent to use 200% ACL RBC as the denominator, the Approach is designed to use the representation of first-intervention level capital levels as the conceptual underpinning of the Relative Ratio Approach, where 100% CAL RBC is the reference point to calibrate against other regimes.
Step 4: Calculate a Jurisdiction’s Excess Capital Ratio

4. The next step is to understand the level of capital the industry is holding above the first intervention level. Therefore, to calculate a jurisdiction’s excess capital ratio, one would first need to calculate the amount of the capital ratio carried in excess of the capital ratio required at the first intervention level. This amount would then need to be divided by the capital ratio required at the first intervention level.

General Excess Capital Ratio Formula

\[
\text{Excess Capital Ratio} = \frac{\text{Average Capital Ratio} - \text{Capital Ratio at the First Intervention Level}}{\text{Capital Ratio at the First Intervention Level}}
\]

5. Based on the formula above and information provided in Step 2 and Step 3, included below are how to calculate each jurisdiction’s excess capital ratio.

**NOTE**: The first intervention level in the US is defined in the Relative Ratio Approach as 100% CAL RBC, while the first intervention level in Country A is a capital ratio of 150%.\(^8\)

**Calculation of U.S. Excess Capital Ratio – Life Insurers**

\[
\frac{485\% \text{ (Average Capital Ratio)}}{100\% \text{ (Capital Ratio at the First Intervention Level)}} = 385\%
\]

**Calculation of Country A Excess Capital Ratio – Life Insurers**

\[
\frac{231\% \text{ (Average Capital Ratio)}}{150\% \text{ (Capital Ratio at the First Intervention Level)}} = 54\%
\]

---

\(^8\) 100% CAL RBC translates to an ACL RBC level of 200%, but for conceptual purposes, the Relative Ratio Approach refers to the U.S. first intervention level as 100% CAL RBC, as 100% CAL RBC is the reference point to which the Relative Ratio Approach calibrates other regimes. In other words, 100% CAL RBC ensures that the scaled ratio of Country A results in a ratio that determines how many multiples of first-intervention level capital the company in Country A is holding.
Step 5: Compare a Jurisdiction’s Excess Capital Ratio to the US Excess Capital Ratio to Develop the Scalar

6. Based on the information above, the US excess capital is 385%. In other words, life insurers in the US carry approximately 385% more capital than what is needed over the first intervention level. Country A’s excess capital ratio is 54%. That is, life insurers in Country A carry approximately 54% more capital than what is needed over the first intervention level.

7. To calculate the scalar, one would divide a jurisdiction’s excess capital ratio by the US excess capital ratio. Therefore, the calculation of Country A’s scalar for life insurers would be $54% \div 385% = 14%$. Therefore, Country A’s scalar for life insurers would be 14%.

Step 6: Apply to the Scalar to the Non-US Insurer’s Amounts in the GCC

8. To demonstrate how the calculation of the scalar works, it would be best to provide a numerical example. For the purposes of this illustration, it assumes that a life insurer in Country A reports required capital of $341,866 and total available capital of $1,367,463. As noted previously, the above information and calculation suggests that US life insurers carry capital far above the minimum levels, while life insurers in Country A carry capital far closer to the minimum. Therefore, to equate the company’s $341,866 of required capital, one must first calibrate the BRC to the first regulatory intervention level by multiplying it by 150%, or Country A’s capital ratio at the first intervention level. The resulting amount of $512,799 is then multiplied by the scalar of 14% to get a scaled minimum required capital of $71,792.

9. Further, the above rationale suggests that the available capital might also be overstated (because it does not use the same level of conservatism in the reserves) by the difference between the calibrated required capital of $512,799 and the required capital after scaling of $71,792, or $441,007. Therefore, one should now deduct the $441,007 from the total available capital of $1,367,463 for a new total available capital of $926,456. These two recalculated figures of required capital of $71,792 and total available capital of $926,456 is what would be included in the group’s capital calculation for this insurer. These figures are further demonstrated below.

<table>
<thead>
<tr>
<th>Calculation of Scaled Amounts for GCC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amounts as Reported by the Insurer in Country A</td>
</tr>
<tr>
<td>Total available capital = 1,367,463</td>
</tr>
<tr>
<td>Minimum required capital (BRC) = 341,866</td>
</tr>
<tr>
<td>Calibration of BRC to 1st Regulatory Intervention Level</td>
</tr>
<tr>
<td>341,866 (BRC) * 150% = 512,799</td>
</tr>
<tr>
<td>Scaling of Calibrated Minimum Required Capital</td>
</tr>
<tr>
<td>512,799 (Calibrated BRC) * 14% (Scalar) = 71,792 (Difference of 441,007)</td>
</tr>
<tr>
<td>Scaled Total Available Capital</td>
</tr>
<tr>
<td>1,367,463 (Total Available Capital) – 441,007 (Difference in scaled required capital) = 926,456</td>
</tr>
</tbody>
</table>
10. Given these scaled amounts, one can calculate the numerical effect on the company’s relative capital ratio by using the unscaled and scaled amounts included below.

<table>
<thead>
<tr>
<th></th>
<th>Unscaled Amounts from Table Above</th>
<th>Scaled Amounts from Table Above</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Available Capital (TAC)</td>
<td>1,367,463</td>
<td>926,456</td>
</tr>
<tr>
<td>Base Required Capital (BRC)</td>
<td>341,866</td>
<td>71,792</td>
</tr>
<tr>
<td>Capital Ratio ( = TAC ÷ BRC)</td>
<td>400%</td>
<td>1290%</td>
</tr>
</tbody>
</table>

11. Because life insurers in Country A hold much lower levels of capital over the first intervention level as compared to US life insurers, the change in the capital ratio from 400% (unscaled) to 1290% (scaled) appears reasonable and consistent with the level of conservatism that is built into the US life RBC formula driven primarily from the conservative reserve valuation.

**Note:** In the above example, the company has an unscaled ratio (400%) that is above the industry average in Country A (231%) and a scaled ratio (1290%) that is higher than the US life industry average (485%). If the company had an unscaled ratio that was lower than the industry average in Country A, its scaled ratio would be lower than the US life industry average. Company with an unscaled ratio equal to its own country’s industry average will have a scaled ratio equal to the anchor RBC ratio.”

Data for industrywide US RBC ratios is sourced from the aggregate RBC Statistics maintained by the NAIC. Data for industrywide capital ratios for foreign insurance jurisdictions was derived from publicly available aggregate industry data. If this scalar methodology is retained, then the data will require periodic updating.
## Appendix 3: Comparability Data for US Entities

*Note: data for the following are undergoing review and will be populated in the final version*

### 8.1 Comparison of Life Risks

<table>
<thead>
<tr>
<th>ICS Risk</th>
<th>Is material?</th>
<th>Is the risk captured in the local capital requirement?</th>
<th>If no, is the risk reflected in local valuation and/or capital resources?</th>
<th>Describe the calculation of local capital requirement by risk category including its components and interaction, if any, with valuation and capital resources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Life insurance</td>
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<tr>
<td>Non-life</td>
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<tr>
<td>Catastrophe</td>
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<tr>
<td>Market</td>
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<tr>
<td>Interest Rate Risk</td>
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<tr>
<td>Non-default Spread Risk</td>
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<tr>
<td>Equity</td>
<td></td>
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<tr>
<td>Real Estate</td>
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<tr>
<td>Currency</td>
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<tr>
<td>Asset Cong</td>
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<tr>
<td>Credit</td>
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<tr>
<td>Operational</td>
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</tr>
<tr>
<td><strong>Other material risks not captured by ICS</strong></td>
<td></td>
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<td></td>
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</tbody>
</table>
## 8.2 Comparison of Property/Casualty Risks

<table>
<thead>
<tr>
<th>ICS Risk</th>
<th>Is material?</th>
<th>Is the risk captured in the local capital requirement?</th>
<th>If no, is the risk reflected in local valuation and/or capital resources?</th>
<th>Describe the calculation of local capital requirement by risk category including its components and interaction, if any, with valuation and capital resources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Life insurance</td>
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<tr>
<td>Non-life</td>
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<tr>
<td>Catastrophe</td>
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<tr>
<td>Market</td>
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<tr>
<td>Interest Rate</td>
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<tr>
<td>Non-default Spread</td>
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<tr>
<td>Risk</td>
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<tr>
<td>Equity</td>
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<td>Real Estate</td>
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<td>Asset Conc</td>
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<td>Operational</td>
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<tr>
<td><strong>Other material risks not captured by ICS</strong></td>
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</tr>
</tbody>
</table>
## 8.3 Comparison of Capital Resources

<table>
<thead>
<tr>
<th>ICS Resources (Other than Financial Instruments)</th>
<th>Approach used in the ICS (Table 3)</th>
<th>Approach in local capital regime?</th>
<th>Is material?</th>
<th>If recognition of the item is deducted above specified limit or other, please describe the local capital regime treatment.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additions to capital resources</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Retained earnings</td>
<td>Recognised</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Accumulated Other Comprehensive Income</td>
<td>Recognised</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Share premium</td>
<td>Recognised</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contributed surplus (equity-settled stock)</td>
<td>Recognised</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Recognised reserves (eg AVR, IMR)</td>
<td>Recognised</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other material additions to capital resources</td>
<td></td>
<td></td>
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<tr>
<td>&lt;Other item 1&gt;</td>
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<tr>
<td>&lt;Other item 2&gt;</td>
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<tr>
<td>&lt;Other item 3&gt;</td>
<td></td>
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<tr>
<td>Deductions from capital resources</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Goodwill, net of associated DTLs</td>
<td>Deducted</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Intangible Assets, net of associated DTLs</td>
<td>Deducted</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Computer Software Intangibles, net of DTLs</td>
<td>Deducted above</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>DTA from the balance sheet</td>
<td>Deducted above</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Defined benefit pension fund assets</td>
<td>Deducted above</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Direct and indirect investments in own financial instruments, not otherwise eliminated (eg treasury stock)</td>
<td>Deducted</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reinsurance assets arising from non-qualifying reinsurance</td>
<td>Deducted</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Value of encumbered assets in excess of the value of relevant liabilities and capital</td>
<td>Deducted</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other material deductions from capital resources</td>
<td></td>
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<tr>
<td>&lt;Other item 1&gt;</td>
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<td>&lt;Other item 2&gt;</td>
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<tr>
<td>&lt;Other item 3&gt;</td>
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</tbody>
</table>